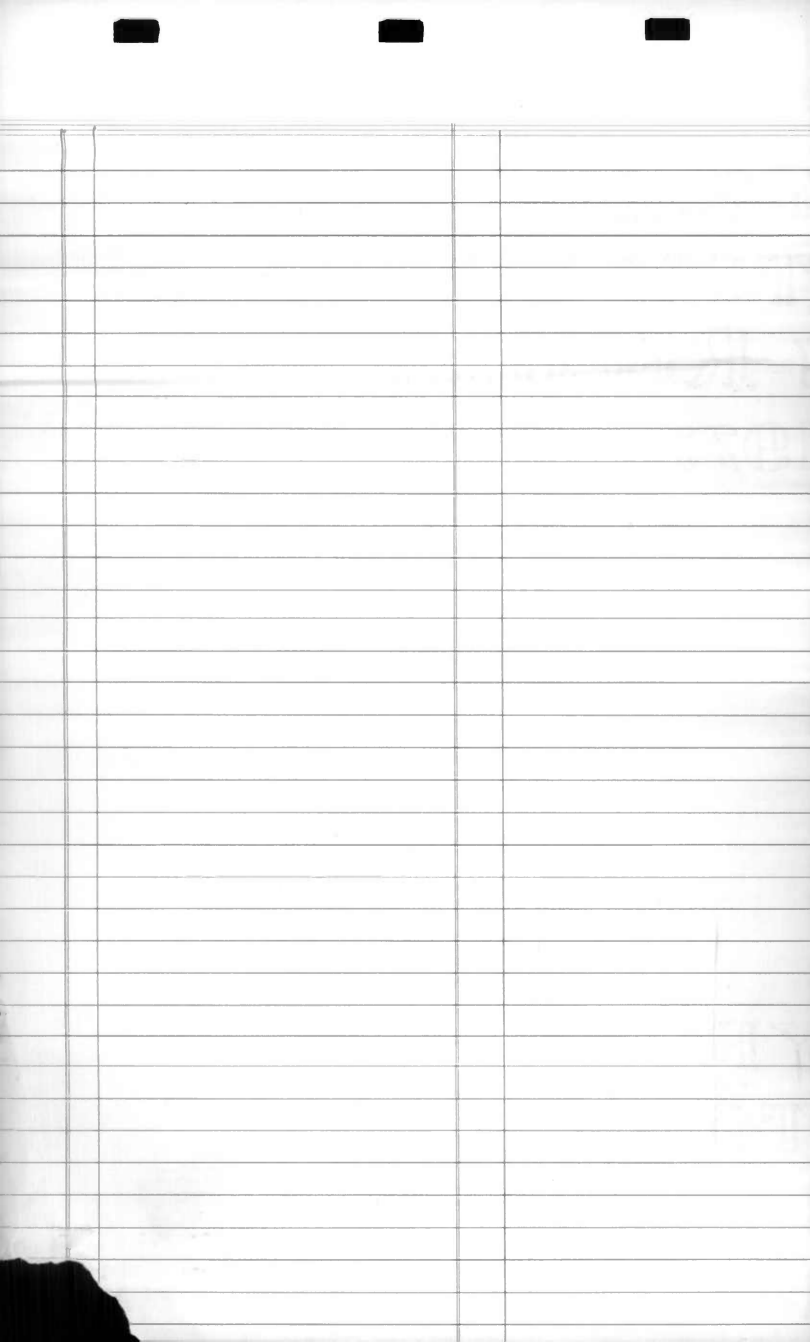
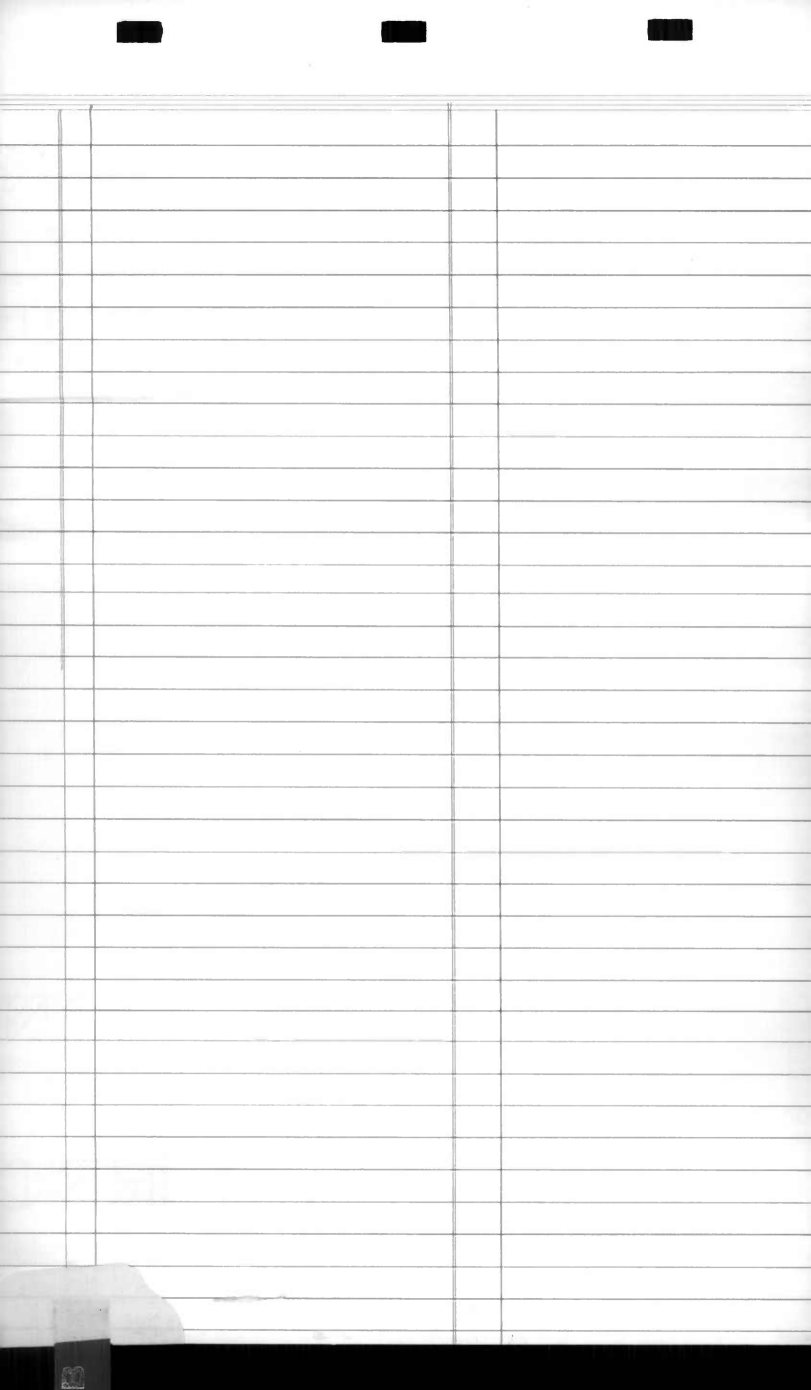
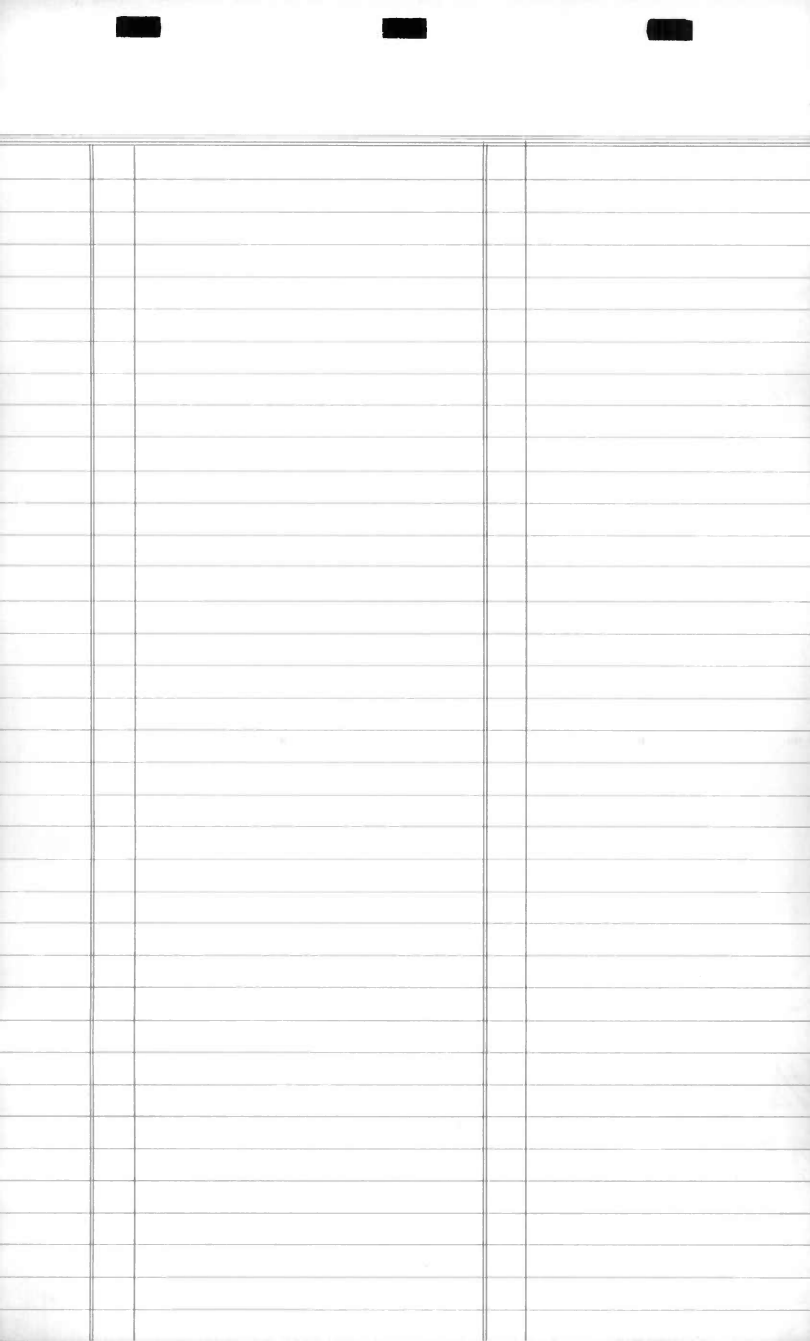
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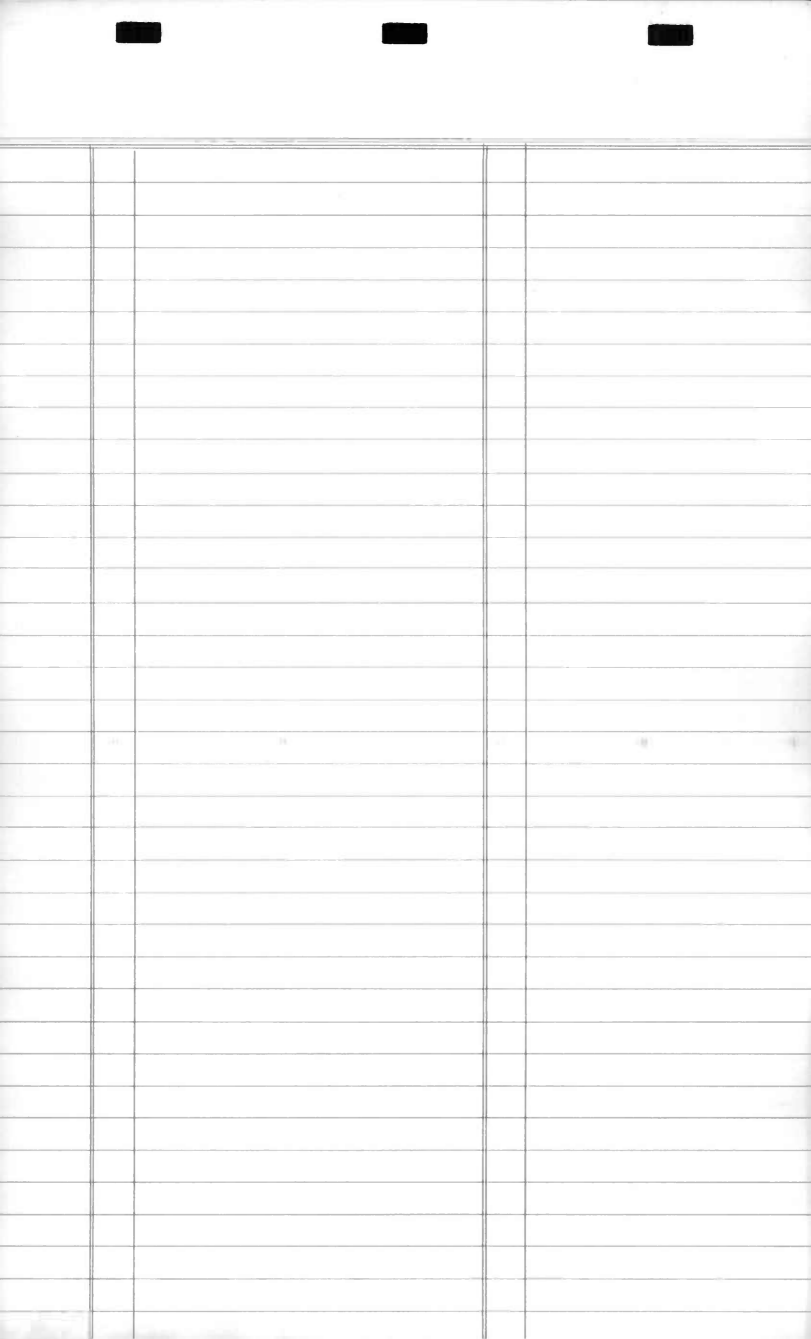
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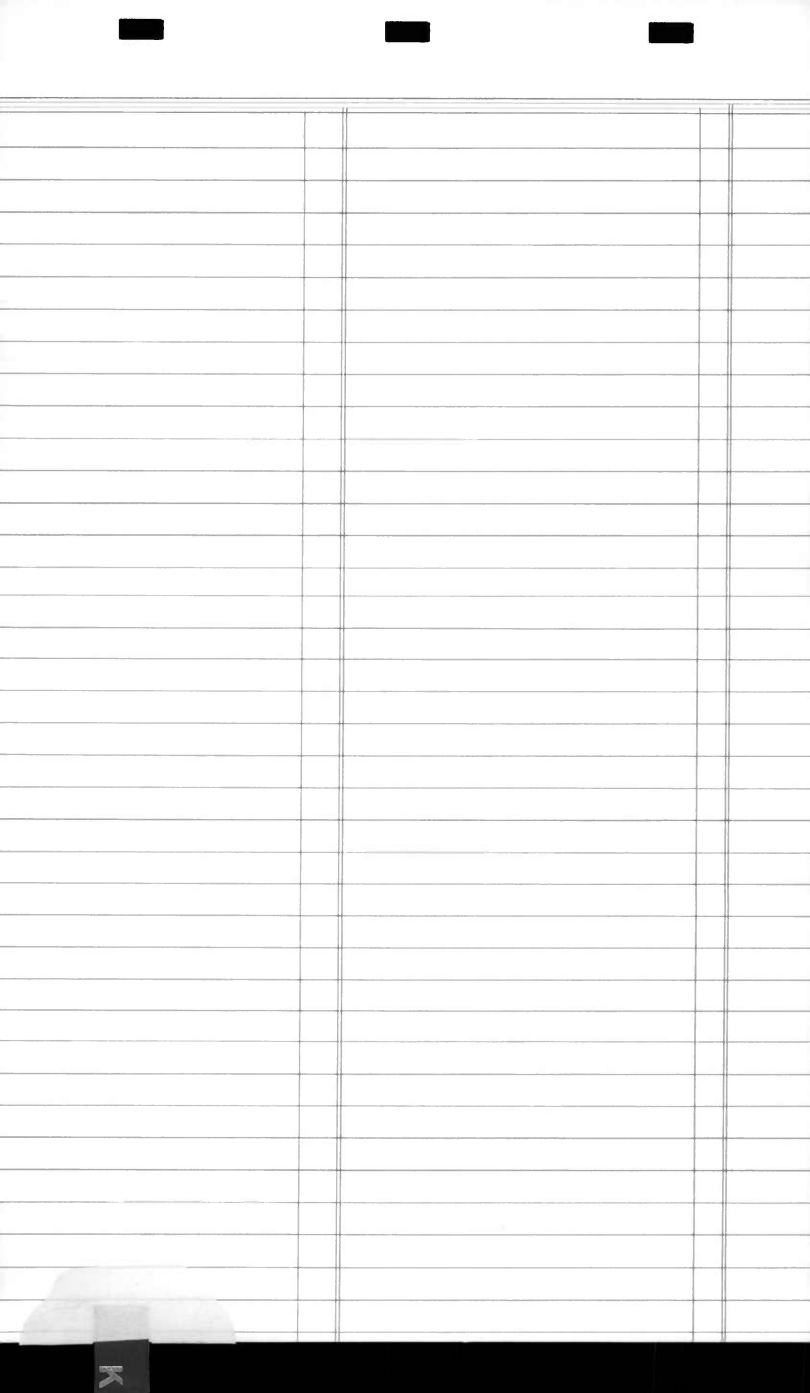
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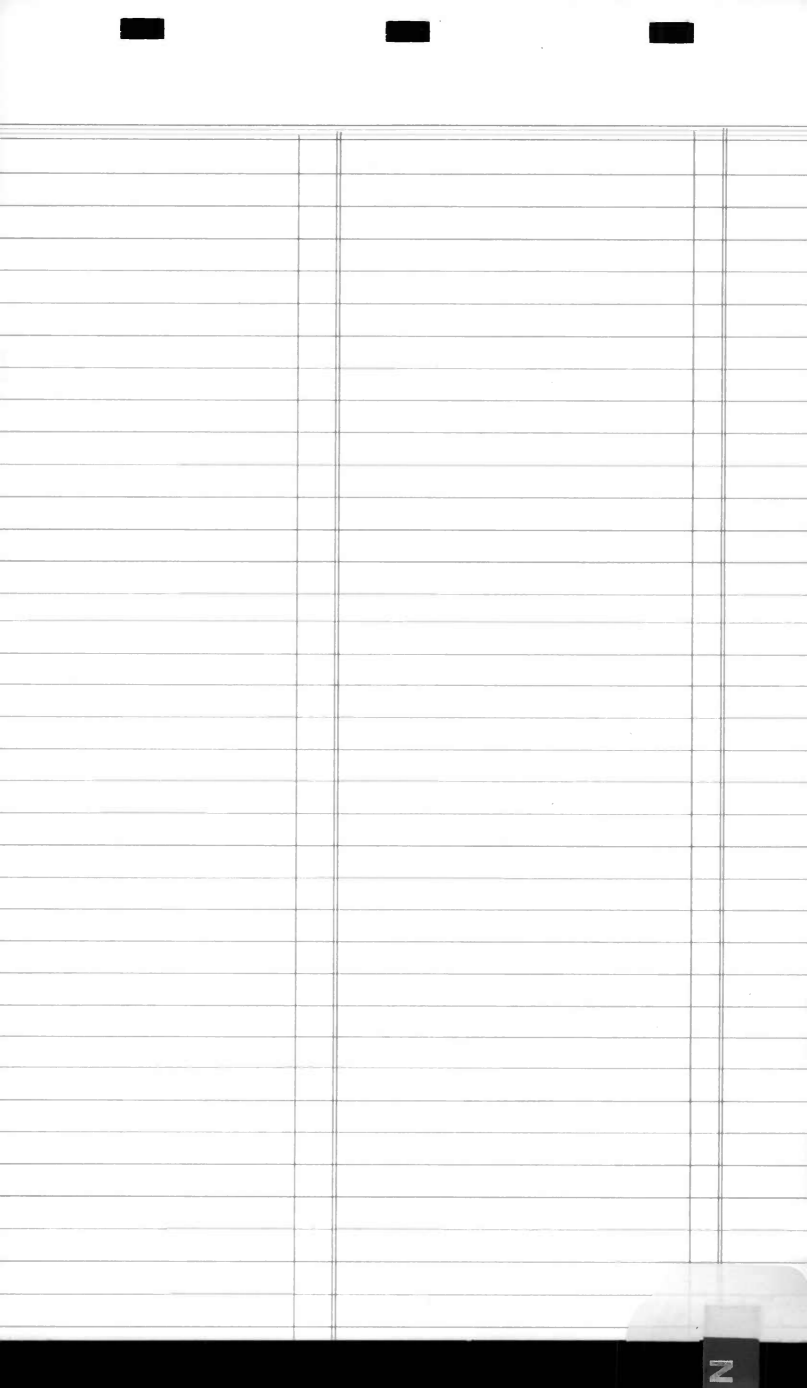


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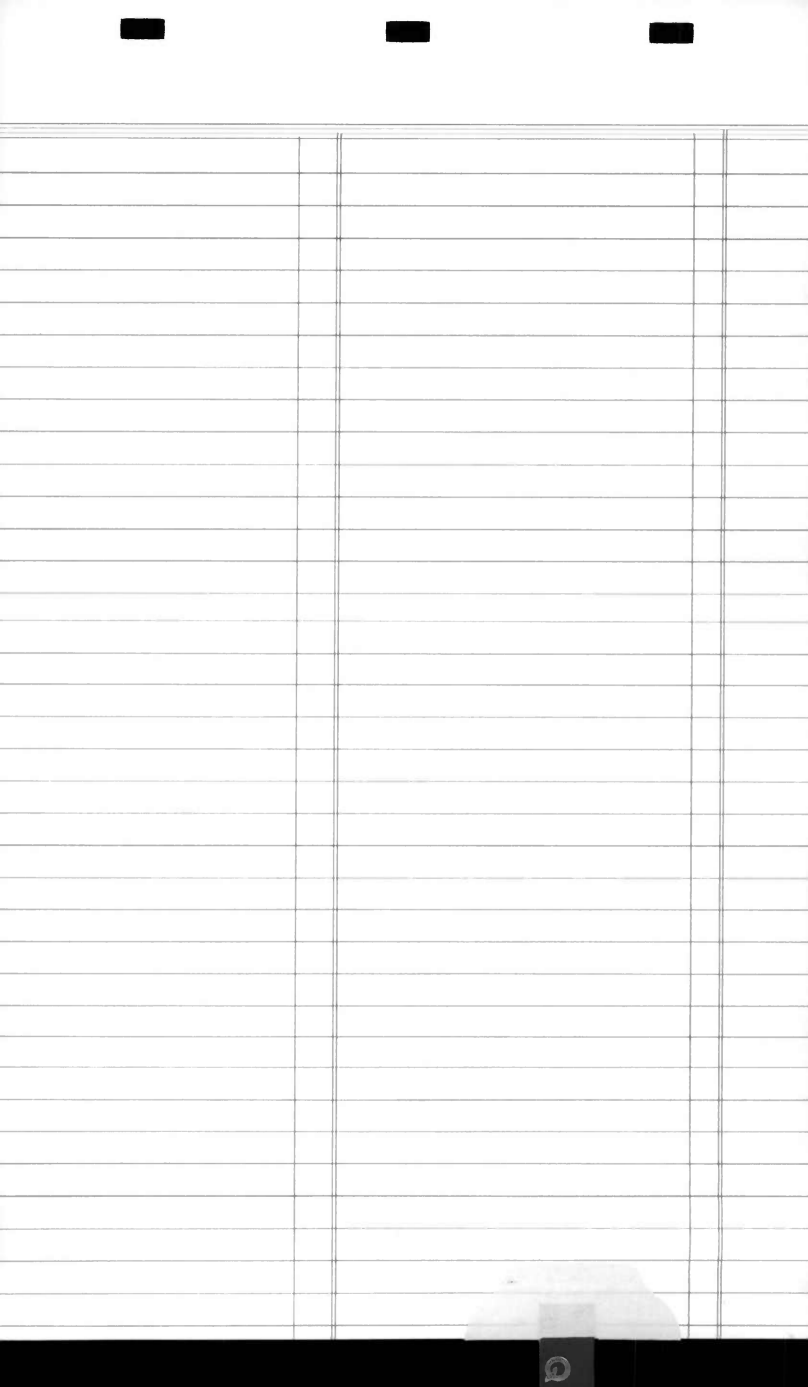
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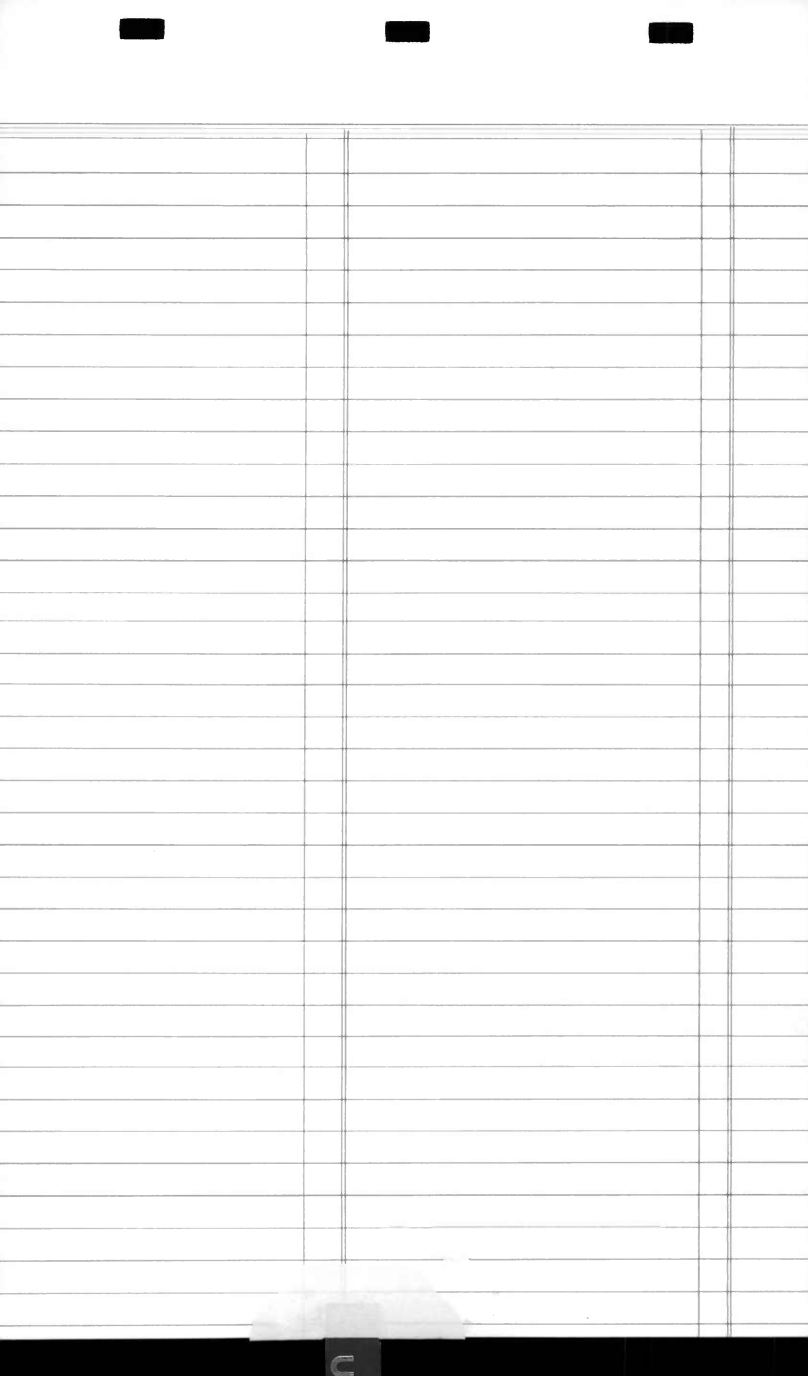
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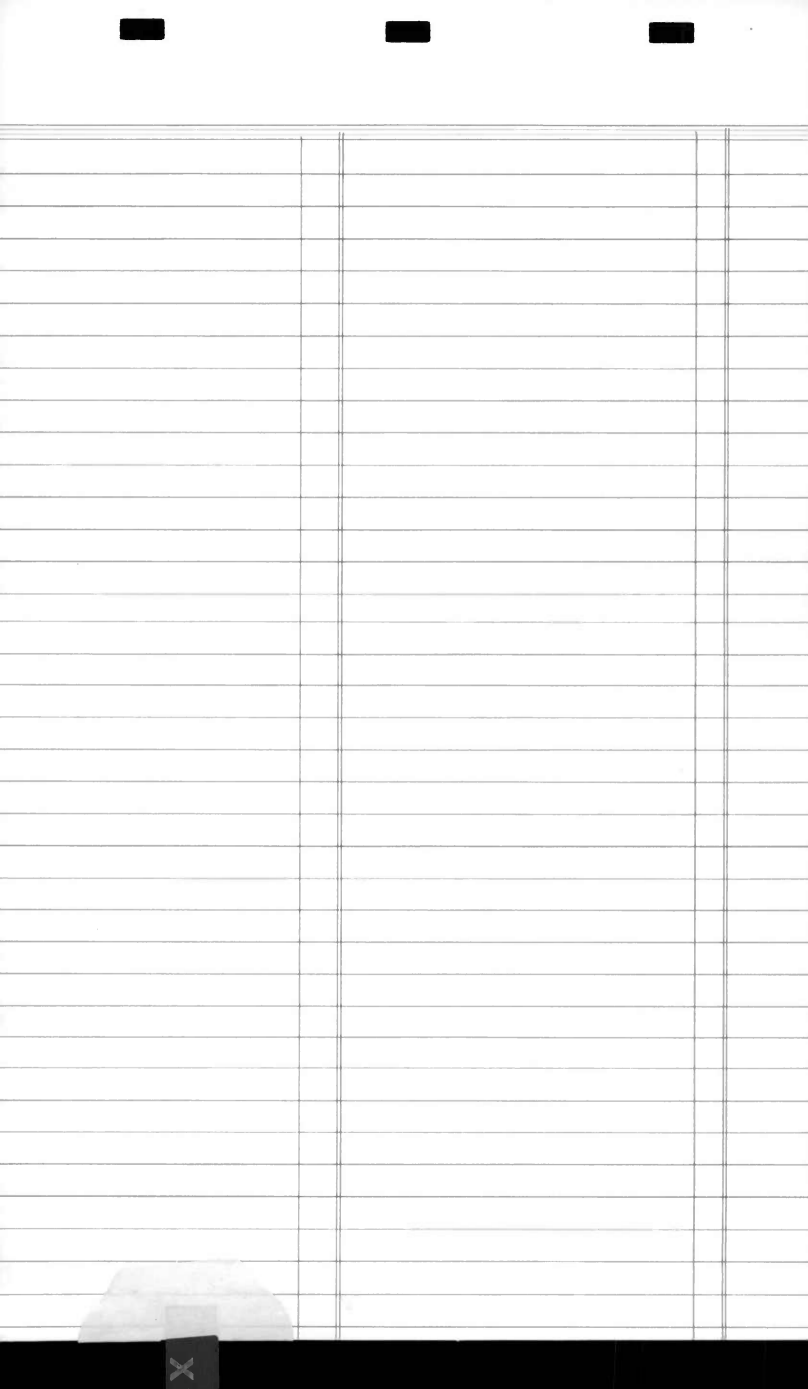


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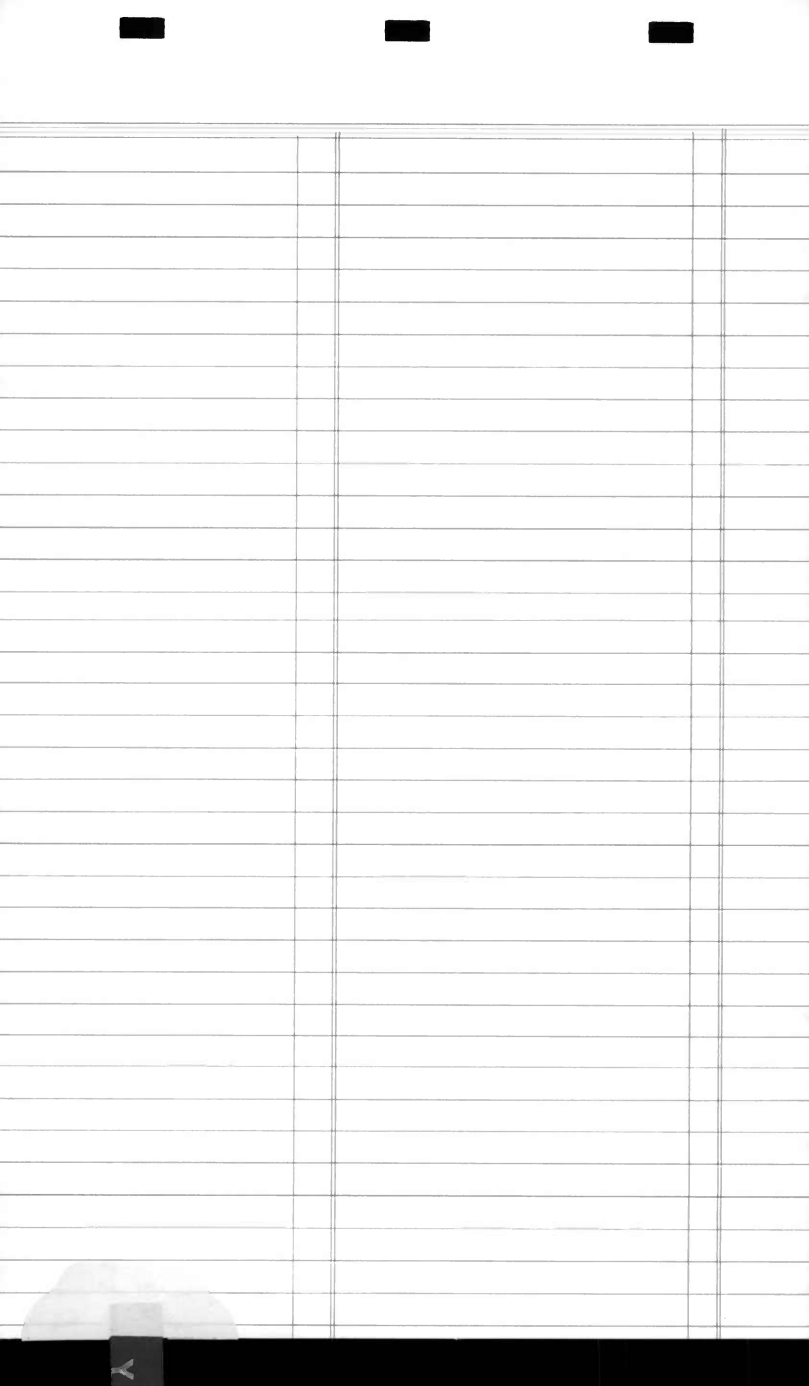


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LIBER 5 PAGE 1.
COUNTY COUNCIL.

OF

HARFORD COUNTY, MARYLAND

BILL NO. __78-50___

Introduced by Cour	ncil President Fre	eman at reques	t of County Executive
Legislative Day No	. 78-20	Date:J	une 13, 1978
AN EMERGENCY ACT	to provide for the	transfer of a	ppropriations between
	capital projects i	n the Water &	Sewer Capital Fund;
	to provide that ce	ertain funds be	transferred from the
	Singer Road Tank P	Project to the	Magnolia Booster Station
	Project; to provid	le monies for t	he changes in engineering
	and construction c	aused by proje	ct.modification.
		Section (11)	SAMMAULA NE
	By the Council,	June 13, 1	978
Introduced, read	first time, order	red posted and	public hearing scheduled
	on: July 18,	1978	
By Or	der: Angela	Markowske	, Secretary
	THE CAN'T !		
	PUBLIC	HEARING	
	Having been poste	ed and Notice o	f time and place
of hearing and Tit	le of Bill having	been published	according to the
Charter, a public	hearing was held o	on July 18,	1978
and concluded on .	July 18, 1978	- Manage (no. 100 at 10	
	- Argela.	Markowski	, Secretary

BILL NO. 78-50

LIBER 5 PAGE 2

WHEREAS, the County Executive has recommended that certain appropriations be transferred between certain capital projects in the Water & Sewer Capital Fund; and

WHEREAS, Sections 516 and 521 of the Charter of Harford County, Maryland, require that such transfers be authorized by legislative act of the County Council; and

WHEREAS, this request for a transfer conforms with Sections 516, 519 and 521 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the Water & Sewer Capital Fund, be, and it is hereby amended by making an inter-budget (project) transfer of appropriations in the below listed amount for the purpose detailed:

From: Water & Sewer Capital Fund

Singer Road Tank

Account #81-03-03-61-87-03-03-XX \$ 4,000

Total Water-Sewer Capital Fund Transfer \$ 4,000

To: Water & Sewer Capital Fund

Magnolia Booster Station

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare and the completion of a vital water project, and shall take effect on the date it becomes

29 EFFECTIVE: July 31, 1978

The Secretary of the Council does kereby cortify the fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary 78-50

law.

LIBER 5 PAGE 3

BY THE COUNCIL

Read the third time.

By order

Luzela Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 19th day of July , 1978 at Three o'clock P.M.



Angila Markowskip, Secretary

BY THE EXECUTIVE

County Executive

Date July 31, 1978

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 31, 1978.

Angela Markowski, County 1 Secretary

EFFECTIVE DATE: July 31, 1978

c'dforrecora/% 1978 at 3:20 P.M. Jamo day recorded & examined. Ter H. Douglas Chilcoat, Clork

LIBER COUNTY COUNCIL

5 PACE 4 BILL NO. 78-51 AS AMENDED

OF

HARFORD COUNTY, MARYLAND

Introduced by ____Councilman Spry

BILL NO. 78-51 (AS AMENDED)

Legislative	Day No.	78-20	Date:	June 13, 1978
AN ACT	and Wild Ri add new Sec Boundaries Article 6, County Zoni heading, De to Article heading, Zo provide for Wild Rivers establishin Advisory Bo for the Dee DISTRICT, a	vers RIVER Distriction 5.9, to Arthoreof, and to heading, Generally ordinance Notes Creek Scenic 3, heading, History of the Hathe establishme RIVER District and to establish or Creek Scenic not o generally	rict", to ticle 5, he add new 5 and revision 6 and to torical Direction Coursel in Harford Scenic and Scenic and wild Frovide 6 provide 6	- Deer Creek Scenic Section 5.00, and to neading, Districts and Section 6.20, to ons, to the Harford of add new Section 26, Rivers RIVER District, istricts, of Chapter 25, nty Code, all to Deer Creek Scenic and of County, to provide for de Wild Rivers RIVER and use requirements Rivers Districts; RIVER for the Deer Creek Scenic arford County, Maryland.
	By th	e Council,	June 13, 1	978
Introduced,	read first	time, ordered	posted and	d public hearing scheduled
	on:	July 18, 197	3	
	at:	7:30 P.M.		
	By Order:	Angela M	arkanek	, Secretary
		PUBLIC HEA	RING	
	Havin	g been posted a	nd Notice	of time and place
of hearing an				d according to the
		j was held on _		
and concluded	on Ju	ly 18, 1978	•	; 1370
				L., Secretary

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that a new District entitled, "DC - Deer Creek Scenic and Wild Rivers RIVER District", be, and it is hereby added to Section 5.00 and new Section 5.9, be, and it is hereby added to Article 5, heading, Districts and Boundaries Thereof, 5 and new Section 6.20, be, and it is hereby added to Article 6, heading, General Provisions, to Harford County Zoning Ordinance No. 6, and that new Section 26, heading, Deer Creek Scenic and Wild Rivers RIVER District, be, and it is hereby added to Article 10 3, heading, Historical Districts, of Chapter 25, heading, Zoning, 11 of the Harford County Code, all to read as follows: 12 ARTICLE 5 - DISTRICTS AND BOUNDARIES THEREOF. 13 Section 5.00. For the purposes of this Ordinance, the unincor-.14 porated territory of Harford County, Maryland, is hereby divided 15 into the following districts: 16 "A-1" - Agricultural District 17 "R-1" - Suburban Residence District 18 "R-2" - Urban Residence District 19 "R-3" - Multi-Family Residence · District 20 "B-1" - Neighborhood Business District 21 "B-2" - Community Business District 22 "B-3" - General Business District 23 "M-1" - Light Industrial District 24 "M-2" - General Industrial District 25 "I-P" - Industrial Park District

(Boundaries to be established)

"DC" - Deer Creek Scenic and Wild Rivers <u>RIVER</u> District.

Section 5.9. The boundaries of the Deer Creek Scenic and Wild Rivers <u>RIVER</u> District shall be only that area bounding the Deer Creek that is necessary to carry out the intent and purposes of

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State and local law establishing and regulating the Deer Creek

Scenic and Wild Rivers RIVER District.

ARTICLE 6. GENERAL PROVISIONS.

Section 6.20. Deer Creek Scenic and Wild Rivers RIVER District.

No zoning permits shall be issued in the Deer Creek Scenic and Wild Rivers RIVER District that do not also conform to the special provisions applicable to the Deer Creek Scenic and Wild Rivers RIVER District.

9 CHAPTER 25. ZONING.

10 ARTICLE 3. HISTORICAL DISTRICTS.

Section 26. Deer Creek Scenic and Wild Rivers RIVER District.

- (a) This law is enacted in furtherance of State law and the Master Plan for Harford County, and it is the purpose of this law to ensure the protection of private rights and the scenic river in a compatible, harmonious manner and to ensure that it is understood that the private property bounding Deer Creek is not to be public property and will not be such unless purchased by a governmental entity.
 - (b) Deer Creek Scenic River Advisory Board.
- (1) The local Deer Creek Scenic Advisory Board established in accordance with Section 8-403(e) (g) of the Natural Resources Volume of the Maryland Annotated Code, as amended, shall be composed of nine (9) members, residents of Harford County. The local advisory board shall be appointed by THE COUNTY EXECUTIVE SUBJECT TO THE APPROVAL OF the County Council of Harford County. The Board shall consist of five (5) members who shall reside on and own land contiguous to Deer Creek; two (2) members representing the Harford County Soil Conversation District; and two (2) members who shall be residents of the County who do not own land contiguous to Deer Creek.
 - (2) The members of the Board shall select from among

78-51 AS AMENDED

LIGER 5 PAGE 7

its members a chairman. During the initial term, three (3) of the members shall be appointed to serve a term of one (1) year, three (3) of the members shall be appointed to serve a term of two (2) years, and three (3) of the members shall be appointed to serve a term of three (3) years. Thereafter, the members shall serve for a period of three (3) years from the date of the appointment.

- (3) A majority of the Board shall constitute a quorum for the transaction of business and a majority vote of the members present shall be necessary to transact business.
- (4) Members of the Board shall serve without compensation but may be reimbursed for necessary expenses incurred in the performance of their duties.
- (c) Powers and Duties of the Advisory Board. The powers and duties of the Board shall be as follows:
- (1) To initiate and recommend policies and regulations to the County Council to enhance and protect the quality of Deer Creek.
- (2) To review studies, proposed programs, and rules formulated by federal, State, and local governmental agencies that concern Deer Creek and to make recommendations concerning such proposals to the County Council.
- (3) To review and make recommendations to the County Council concerning management and preservation of the scenic, agricultural and wild qualities of Deer Creek, with respect to such activities as fishing, hunting, hiking, horseback riding, natural and geological interpretations, and scenic appreciation.
- (4) To review and make recommendations to the County Council concerning the use of the study and plan prepared by the Department of Natural Resources for Deer Creek, evaluating its

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ational areas for public and private use. (d) Except for the reasonable extension and maintenance and repair of existing buildings and dam structures, there shall be no construction of any buildings or dams within any area prohibited by local, State or federal law or within One Hundred and Fifty (150) feet of the normal banks of Deer Creek except as may be increased or decreased by the Advisory Board where presented evidence shows that soils; topography and other natural features may in the Board's opinion, require them to allow or require the construction of a building closer or further from the normal

shoreline and related land in terms of zoning, parks, and recre-

- (1) No zoning or building permit shall be issued by the County within One Hundred and Fifty (150) feet of the normal banks of Deer Crick without approval of the Board, subject to appeal to the Board of Appeals.
- (2) Except as may be required by law, the erection or maintenance of any sign that is within the restricted area or the One Hundred and Fifty (150) feet setback from the Creek, other than private trespassing signs, is prohibited.
- TO REVIEW AND MAKE RECOMMENDATIONS TO THE COUNTY COUNCIL CONCERNING NEW CONSTRUCTION AND DEVELOPMENT ALONG DEER CREEK.
- EXCEPT FOR THE REASONABLE EXTENSION AND MAINTENANCE (6) OR REPAIR OF EXISTING BUILDINGS OR DAM STRUCTURES, ANY NEW CONSTRUCTION OR COMMERCIAL DEVELOPMENT WITHIN ONE HUNDRED AND FIFTY (150) FEET OF THE NORMAL BANKS OF DEER CREEK SHALL BE REVIEWED AND APPROVED BY THE ADVISORY BOARD BEFORE ISSUANCE OF A ZONING OR BUILDING PERMIT; SUBJECT TO PROHIBITIONS ESTABLISHED BY LOCAL, STATE OR FEDERAL LAW AND/OR APPEAL TO THE BOARD OF APPEALS

9 5 PAGE LIBER

OF HARFORD COUNTY.

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- (7) FINAL ACTION OF THE ADVISORY BOARD SHALL BE TAKEN AND SUCH ACTION SHALL BE REPORTED OUT OF THE BOARD WITHIN SIXTY (60) CALENDAR DAYS OF THE APPLICATION AND RECEIPT OF THE DATA REQUESTED BY THE BOARD.
- (8) THE ERECTION OF ANY SIGN WITHIN THE ONE HUNDRED AND FIFTY (150) FEET SETBACK FROM THE DEER CREEK, WITH THE EXCEPTION OF PRIVATE TRESPASSING SIGNS, THREE (3) FOOT BY THREE (3) FOOT REAL ESTATE "FOR SALE" SIGNS, OR SUCH SIGNS AS MAY BE REQUIRED BY LAW, SHALL BE SUBJECT TO THE SAME REVIEW BY THE ADVISORY BOARD AS NEW CONSTRUCTION.
- (9) The construction and maintenance of fences and other restraints in OR ALONG Deer Creek, in accordance with established agricultural practices, is permitted by this law.
- (10) The restoration, maintenance, and operation of "mills" is permitted by this law.
 - (e) (d) Agriculture and Forestry.
- Nothing in this Section shall limit the normal practice of agriculture and forestry. Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof. Section 3. And Be It Further Enacted, that this Act shall take

28 effect sixty (60) calendar days from the date it becomes law. 29

30 EFFECTIVE: October 16, 1978

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AS . AMENDED

LIBER 5 PACE 10

BY THE COUNCIL

		DI II	IE COUNCIL			
Read the	third tim	ne.				
	Passed_	LSD 78-24	(August 1	, 1978)	(with amend	ments)
	X XBYXIXBYBY X	**************************************				
		Ву о	rder			
		B	agels Ma	rkowsk	, Sect	retary
Sealed wi	th the C				ne County Ex	
for his a	pproval	this 2nd	day	of Aug	gust	, 19 <u>78</u>
at Thr	ee	o'clock P	.M.			
PARA BOOM	Many Ta	_6	Ingela M	arkowsk	sec:	retary
		19				
The shak	And and a season of the season	BY T	HE EXECUTIV	E		
APPROVED						
			The second second			

County Executive

Date August 17, 1978

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on August 17, 1978.

Angela Markowski, Council Secretary

EFFECTIVE DATE: October 16, 1978

Red dorrecord 199 1978 at 2:20 2:30 ame day recorded & examined, for . Douglas Chilcoat. Clerk

LIBER 5 PAGE 11

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-55

Introduced by Council President Freeman at request of County Executive

Legislative D	ay No. 78-22	Date: <u>July 11, 1978</u>
AN EMERGENCY	ACT to make an em	nergency appropriation from revenues
		the Mayor's Office of Manpower Resources
		funds); said grant of funds to act as
		n of the present CETA I Program in
		y, Maryland, and said funds to provide
		of Education Youth Work Experience
		further provide for the approval by the
		1 of the Modification Agreement.
	By the Counc	il, July 11, 1978
Introduced,	read first time,	ordered posted and public hearing scheduled
	on: Augus	st 8, 1978
	at: 7:30	P.M.
ETTOR Y	By Order: Assey	yela Markouske, Secretary
	PU	JBLIC HEARING
	Having been	posted and Notice of time and place
of hearing an	d Title of Bill ha	aving been published according to the
Charter, a pu	blic hearing was h	neld on August 8, 1978
and concluded	on August 8	3, 1978
	Meye	la Machaenskei. , Secretary

12 5 PAGE LIBER

WHEREAS, the County Executive has recommended an emergency appropriation to the Harford County budget for the fiscal year ending June 30, 1979, utilizing funds from the Mayor's Office of Manpower Resources, CETA Title I Program; and

WHEREAS, said funds will be used by Harford County, Maryland, and the Board of Education for a Youth Work Experience Program in Harford County; and

WHEREAS, the appropriation of said funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland; and

WHEREAS, said funds are to be utilized solely as 13 provided for by the Modification Agreement which is attached 14 hereto and made a part of this Act as though it were fully 15 set forth herein; and

WHEREAS, the Modification Agreement extends over a period of two (2) fiscal years and must be approved pursuant 18 to Section 520 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the 22 fiscal year ending June 30, 1979, be, and it is hereby amended 23 by making an emergency appropriation of monies received 24 from the Mayor's Office of Manpower Resources in the below 25 listed amounts for the purposes detailed, and that the 26 Modification Agreement be, and it is hereby approved, pursuant to Section 520 of the Charter of Harford County, 28 Maryland, all to read as follows:

29 Appropriation:

30 CETA Title I

Board of Education - Youth Work Experience

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	Clearing Account #10-00-83-10-01-00-00 \$ 235,065
	Total Appropriation
	Section 2. And Be It Further Enacted, that this Act is hereby
	declared to be an Emergency Act, necessary to provide for a
1	vital employment program in Harford County, Maryland, and shall
	take effect on the date it becomes law.
	EFFECTIVE: August 16, 1978
1	

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary Secretary

- 2 -

LIBER 5 PAGE 14 BY THE COUNCIL

Passed	LSD 78-25 (August 8, 1978) (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
XXXXXXXX	XXXXXXXXX
	By order
	Ongela Machameto, Secretary
Sealed with the Co	ounty Seal and presented to the County Executive
for his approval t	this 9th day of August , 1978
at Three c	clock P.M.
Contraction of the second	Angela Markowski, Secretary
APPROVED:	BY THE EXECUTIVE
	County Executive
	Date august 16, 1978
	BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on August 16, 1978.

Angela Markowski, Council Secretary

EFFECTIVE DATE: August 16, 1978

Rec'd for record 19/9 1978 and 320 f. M. Same day recorded & examined, por H. Douglas Chilcoat, Olerk

LIBER 5 PAGE 15
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council President Freeman at request of County Executive

BILL NO. 78-56 (as amended)

Legislative Day N	lo. 78-23 Date:	July 18, 1978
AN EMERGENCY ACT	to make a supplemental approp	riation from the General
	Fund Reserve for Contingencie	s for the current fiscal
	year; to provide funds for th	e operation of the Community
	and Senior Center in the City	of Havre de Grace.

	By the Council, July 18,	1978
Introduced,	read first time, ordered posted and	d public hearing scheduled
	on: August 15, 1978	
	at: 7:45 P.M.	
	By Order: Angela Marlows	Re', Secretary

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on August 15, 1978 and concluded on August 15, 1978 .

angla do arlowski, secretary

1	WHEREAS, the County Executive has recommended a
2	supplemental appropriation to the current expense budget for the
3	fiscal year ending June 30, 1979, in accordance with Section 517
4	of the Charter of Harford County, Maryland; and .
5	WHEREAS, such funds are necessary for the operation of
6	the Community and Senior Center in the City of Havre de Grace; and
7	WHEREAS, the Treasurer has certified that such funds
8	are available for appropriation.
9	NOW, THEREFORE,
10	Section 1. Be It Enacted By The County Council Of Harford County,
11	Maryland, that the current expense budget for the fiscal year
12	ending June 30, 1979, be, and it is hereby amended by making an
13	appropriation from the General Fund Reserve for Contingencies in
14	the below listed amount for the purpose detailed OPERATION OF THE
15	COMMUNITY AND SENIOR CENTER IN THE CITY OF HAVRE DE GRACE:
16	Appropriation:
17	From: General Fund Reserve for Contingencies
18	Account #70-13-17-00-01-00-07-01 \$ 10,000.00
19	To: General Fund
20	Appropriations to Towns COMMISSION ON AGING
21	Account #70-01-98-00-18-00-07-01
22	<u>70-06-15-00-01-00-07-01</u> \$ 10,000.00
23	Total Appropriation
24	Section 2. And Be It Further Enacted, that this Act is hereby
25	declared to be an Emergency Act, necessary for the preservation
26	of the public health, safety and welfare and is necessary for the
07	operation of a vital community project, and shall take effect on
27	operation of a vicur community project, and shall take effect on
28	the date it becomes law.

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BY THE COUNCIL

Passed LSD 78-29 (September 19, 1978) (with amendments) Walking Xyassyage
By order
angels Markewski , Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 20th day of September , 1978
at Three o'clock p.M.
Angela Makacaki, Secretary
BY THE EXECUTIVE
APPROVED:

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on September 26, 1978.

County Executive

Date 9-26.78

Angle Markerake, Secretary

EFFECTIVE DATE: September 26, 1978

Beardicrrecord' 1978 at 3:20 f. L Danday recorded & exemined, per M. Dandas Chiloset, Clerk

OF

HARFORD COUNTY, MARYLAND

BILL NO. __78-57

Introduced by Council President Freeman at request of County Executive	
Legislative Day No. 78-24 Date: August 1, 1978	_
AN EMERGENCY ACT to make an emergency appropriation to the Department	
·	
of Planning and Zoning from unanticipated revenues	
received from the Maryland Department of Transportation;	•
to provide funds for the Harford County Transportation	
Study.	
By the Council, August 1, 1978	
Introduced, read first time, ordered posted and public hearing schedule	e d
on: September 5, 1978	
at: 7:00 P.M.	
By Order: Angela Markousky, Secretary	
PUBLIC HEARING	
Having been posted and Hotice of time and place	
of hearing and Title of Bill having been published according to the	
Charter, a public hearing was held on September 5, 1978	0
and concluded on September 5, 1978	
angela Markowski, Speretary	

BILL NO. 78-57

5 PAGE 19 LIDER

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated revenues to the County budget for the fiscal year ending June 30, 1979, using funds received from the Maryland Department of Transportation; and WHEREAS, said funds shall be used for a Harford County Transportation Study; and WHEREAS, the appropriation of said funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland. NOW, THEREFORE, Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Maryland Department of Transportation in the below listed amounts for the purpose detailed: Appropriation: Department of Planning & Zoning Transportation Study Grant Receivable Account #28-00-03-80-33-01-00-00 . . . \$.59,600 Total Receivable . . \$ 59,600 Grant Expenditure Account #88-01-27-00-02-01-01-XX . . 6,860 (Personal Services) #88-01-27-00-02-01-02-XX . . 100 (Travel) #88-01-27-00-02-01-03-XX . . \$ 51,000 (Contractual Services)

#88-01-27-00-02-01-05-XX . . \$ 900 (Supplies & Materials) #88-01-27-00-02-01-14-XX . . 740 (Benefits)

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Total Expenditures Total Funds Appropriated \$ 59,600 Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for a vital County highways program, and shall take effect on the date it becomes law. EFFECTIVE: September 8, 1978 The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press. Secretary Markenski

BY THE COUNCIL

Read the third time.

By order

angela Markenski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 6th day of September , 1978 at 1:30 o'clock P.M.



Angela Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date 9/8/78

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on September 8, 1978.

Angela Markowski, Council Secretary

EFFECTIVE DATE: September 8, 1978

Soldforrecord/9/2 1978 at 3:26 PA Soldforrecorded & examined, per M. Bouglas Chilcoat, Clonk

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-58

Introduced by Council President Freeman at request of County Executive
Legislative Day No. 78-24 Date: August 1, 1978
AN ACT to repeal and re-enact with amendments Subsection (a), heading,
GENERAL ADMINISTRATION, and Subsection (i), heading, LABOR AND
TRADES, of Harford County Ordinance No. 78-19, heading, Harford
County Classification Plan and Salary Grades (1978); to enact a
new Subsection (a), heading, GENERAL ADMINISTRATION, and a new
Subsection (i), heading, LABOR AND TRADES, to replace the
Subsections repealed, to provide for the addition of new
classifications in the Harford County Classified Service.
By the Council, August 1, 1978
Introduced, read first time, ordered posted and public hearing scheduled

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on September 5, 1978 and concluded on September 5, 1978.

on: September 5, 1978

By Order: Argela Markowskip

at: 7:00 P.M.

Angela Markowske. , Secretary

BILL NO. 78-58

1	Section 1.	Be It Enacted By The County Council Of	Harford County,
2	Maryland,	that Subsection (a), heading, GENERAL AD	MINISTRATION,
3	and Subsec	tion (i), heading, LABOR AND TRADES, of	Harford County
4	Ordinance	No. 78-19, heading, Harford County Class	ification Plan
5	and Salary	Grades (1978), be, and it is hereby rep	ealed and
6	re-enacted	with amendments, all to read as follows	
7			-GRADE-
8	(a) 1000	GENERAL ADMINISTRATION	
9	1010	Administrative Assistant I	S-06
10	1011	Administrative Assistant II	S-08
11	1012	Administrative Assistant III	S-09
12	1030	Assistant Coordinator (C.O.A.)	S-06
13	1050	Legislative Drafter	S-11
14	1080	Bus Driver	S-02
15	1100	Chief - Division of Administration - D.P.W.	S-13
16			
17	1140	Commission on Aging Coordinator	S-13
18	1150	Crisis Intervention Worker	S-02
19	1175	Council Attorney	S-17
20	1200	Deputy County Attorney	S-17
21	. 1210	Deputy Director Civil Defense	S-09
22	1225	Dispatcher (D.P.W.)	S-05
23	1230	District Manager (Soil Conservation)	S-09
24	1260	Economic Development Coordinator	S-12
25	1270	Equal Opportunity Officer	S-06
26	1325	Field Historian	S-07
27	1410	Grants Specialist I	S-06
28	1411	Grants Specialist II	S-08
29	1430	Human Relations Coordinator	S-10
30	1450	Intergovernmental Coordinator	S-13
31	1500	Legal Assistant	S-09
32	1525	Legislative Research Assistant	S-06

1			LISER 5 PAGE 24	-GRADE-
2		1610	Management Analyst	S-12
3		1611	Management Assistant I	S-08
4		1612	Management Assistant II	S-10
5		1613	Management Assistant III	S-12
6		1655	Nutrition Site Manager	S-01
7		1745	Personnel Analyst	S-10
8		1746	Personnel Assistant	S-06
9		1748	Personnel Clerk	S-05
10		1750	Ombudsman	S-12
11		1830	Supervisor Nutrition Project	S-06
12		1845	Switchboard Operator	S-02
13	(i)	9000	LABOR AND TRADES	
14		9005	Assistant Foreman	H-09
15		9006	Assistant Storekeeper	H-01
16		9010	Automotive Equipment Supervisor	S-10
17		9020	Automotive Mechanic I	H-09
18		9021	Automotive Mechanic II	H-11
19		9025	Automotive Mechanic Helper	H-06
20		9030	Chaffeur - Laborer	H-05
21		9040	Equipment Operator I	H-06
22		9041	Equipment Operator II	H-08
23		9042	Equipment Operator III	H-11
24		9050	Foreman	H-12
25		9055	Laborer	H-02
26		9060	Laborer (W & S)	H-05
27		9064	Lubrication Man	H-08
28		9065	Maintenance Man	H-06
29		9066	Meter Mechanic	H-06
30		9070	Plant Operator I (W & S)	S-05
31		9071	Plant Operator II (W & S)	S-07
32		9072	Plant Operator III (W & S)	S-09

78-55

	LIBER 5 PAGE 25	- GRADE -
1		-GRADE-
2	9080 Storekeeper	H-08
3	9085 Superintendent (Hwy W & S)	S-11
4	9086 Superintendent Highway Construction and Drainage	S-13
5		
6	9090 Superintendent Plant Operations	S-11
7	9095 Supervisor Maintenance (Hwy W & S)	S-10
8	9096 Tire Man	H-03
9	9098 Tractor Trailer Operator	H-07
10	9099 Trades Helper	H,-02
11	9100 Utility Man	H-10
12	9200 Watchman	H-01
13	Section 2. And Be It Further Enacted, that this	Act shall take
14	effect sixty (60) calendar days from the date it	becomes law.
15	EFFECTIVE: November 8, 1978	

the Secretary of the Council does hereby earnify that fifteen (18) copies of this bill are functionably available for distribution to the public and the press.

Angela Markanski

BY THE COUNCIL

Read the third time.

By order

angela Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 6th day of September , 1978 at 1:30 o'clock P.M.



Angle Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date____

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on September 8, 1978.

Angela Markowski, Council Secretary

FECTIVE DATE: November 8, 1978

rrecord % 1978 at 3:20 Pk

COUNTY COUNCIL

OI:

HARFORD COUNTY, MARYLAND

BILL NO. 78-59

Introduced by	Council Presi	dent Freeman	at reque	est of County	Executive
Legislative D	ay No. 78-24	Da	ate:	August 1, 1978	3
Prince District as amount of two develorestrict Subsect Prince District as amount of Place	peal Subsection ipal Permitted ict, of the Har ended, to repeau mulative lot denty (20) acres opment of lots ictions; and to ction 7.012(a), ipal Permitted ict, of the Har ended; to clarifications the power equirements.	Uses, of Artiford County 2.1 those Subsected on more; and on tracts all repeal and repeal and (g) (Uses, of Artiford County 2.5 fy certain lageted)	cole 7, 1 coning 0 cotions we contacts to repe at one re-enact (1) of Se cole 7, 1 coning 0 anguage a	neading, "A-1' rdinance (Ordi which provide of land in ar eal the Subsectime under ce with amendmer ection 7.01, h neading, "A-1' rdinance (Ordi	'Agricultural nance No. 6) for limited ''A-1" zone ction allowing train ats neading, 'Agricultural nance No. 6) ne Director
	By the Co	ouncil,	August	1, 1978	
Introduced,	read first time	e, ordered po	osted an	d public hear	ing scheduled
	on: Se	eptember 5, 19	978		
	at: <u>7:</u>				
	By Order: _ #	Ingelo Mar	kowsk	dp , Sec	retary
		PUBLIC HEAR	ING		
	Having be	een posted and	d Notice	of time and	place
of hearing an	d Title of Bill	l having been	publish	ed according	to the
Charter, a pu	blic hearing wa	as held on s	Septembe:	r_5, 1978	w 0.1 1 mmm
and concluded	on September	5, 1978			
	4	ngela M.	arkou	ske , SPC	retary

BILL NO. 78-59

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Subsection 7.012(e), (f) and (i) of Section 7.01, heading, Principal Permitted Uses, of Article 7, heading, "A-1" Agricultural District, of the Harford County Zoning Ordinance (Ordinance No. 6) as amended, be, and they are hereby repealed, and that Subsection 7.012(a), (b) and (g)(1) of Section 7.01, heading, Principal Permitted Uses, all of Article 7, heading, "A-1" Agricultural District, of the Harford County Zoning Ordinance (Ordinance No. 6) as amended, be, and they are hereby repealed and re-enacted with amendments, all to read as follows:

- (a) The total number of lots that may be ultimately subdivided from a larger parcel, as provided for below, including lots for existing dwellings or mobile homes shall not exceed one (1) per each full ten (10) acres of the parcel. Provided, however, that a parcel qualifying under Subparagraphs (b), (d) or (e) below may have additionally conveyed from it one (1) lot only to each member of the immediate family of persons who are individual owners of record (not corporate, partnership or joint venture owners) of the parcel on February 8, 1977.
- (b) For these purposes of ordinance, contiguous parcels in common ownership as of February 8, 1977, may be subdivided as a single tract.
- (g) (1) All lots with the exception of the first and second lot shall be served by a development road, with exception that groups, not exceeding six (6) lots, may have in lieu of a development road, four (4) lots on panhandles.

(i) In any particular case where by reason

30 of exceptional topographic, geometric or other physical conditions,

strict compliance with any requirement of this Section would
cause practical difficulty and exceptional and undue hardship,
the Director of Planning may relax such requirement to the extent
deemed just and proper, so as to relieve such difficulty or
hardship.
Section 2. And Be It Further Enacted, that this Act shall take
effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: November 8, 1978

certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markacki

78-59

LIBER 5 PAGE 30
BY THE COUNCIL

APPROVED:

County Executive
Date 9/8/78

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on September 8, 1978.

Angela Markowski, Council Secretary

EFFECTIVE DATE: November 8, 1978

Same day recorded & examined, per H. Douglas Chilcoat, Clerk

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. __78-60__

Introduced by Council President Freeman at the request of the County Executive and Council President Freeman
Legislative Day No78-24 Date:August 1, 1978
AN EMERGENCY ACT to repeal and re-enact with amendments, Section 24-32
of Article 2, heading, Joppatowne Sanitary Subdistrict,
of Chapter 24, heading, Water and Sewer, all of the
Harford County Code; to provide for the inclusion of
additional land in the Joppatowne Sanitary Subdistrict.
By the Council, August 1, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>September 5, 1978</u>
at: 7:00 P.M.
By Order: Angela Markowskip, Secretary
secretary, secretary
PUBLIC HEARING
Having been posted and Notice of time and place
f hearing and Title of Bill having been published according to the
harter, a public hearing was held on <u>September 5, 1978</u>
nd concluded on September 5, 1978

BILL NO. 78-60

Angela Markovski, Secretary

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Section 24-32 of Article 2, heading, Joppatowne Sanitary Subdistrict, of Chapter 24, heading, Water and Sewer, all of the Harford County Code, be, and it is hereby repealed, and re-enacted with amendments, all to read as follows:

CHAPTER 24. WATER AND SEWER.

ARTICLE 2. JOPPATOWNE SANITARY SUBDISTRICT.

Section 24-32.

The Joppatowne Sanitary Subdistrict shall also include the following parcels of land:

- (a) Deeds, as recorded in the Land Records of Harford County, Maryland.
 - (1) G.R.G. Book 740 Page 138
 - (2) G.R.G. Book 721 Page 580
 - (3) G.R.G. Book 638 Page 105
 - (4) G.R.G. Book 816 Page 286
 - (5) G.R.G. Book 607 Page 346
 - (6) G.R.G. Book 607 Page 352
 - (7) G.R.G. Book 607 Page 355
 - (8) G.R.G. Book 788 Page 254
 - (9) H.D.C. Book 906 Page 381
 - (10) H.D.C. Book 903 Page 79
 - (11) H.D.C. Book 907 Page 476
 - (12) S.W.C. Book 251 Page 278
 - (13) H.D.C. Book 1058 Page 556

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act necessary to provide an adequate water supply to the Joppa-Magnolia Volunteer Fire Department and to provide for the health, safety, and welfare of the citizens of Harford County.

The Secretary of the Council does hereby

EFFECTIVE: September 8, 1978 in the fifteen (15) copies of this will are immediately available for distribution to the public and the press.

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33 5 PACE LIBER BY THE COUNCIL

Read the third time	
Passed_LSI	78-28 (September 5, 1978) XWXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
EXMXXXXXXXX	XPAKKVXXXC
	By order
	angela Markowski, Secretary
Scaled with the Cou	nty Seal and presented to the County Executive
for his approval th	is 6th day of September , 1978
at 1:30 o'	clock P.M.
TO MENTER CHECK	Angela Markowskii, Secretary
The state of the s	BY THE EXECUTIVE
APPROVED:	
The working	County Executive
	Date 9/8/78

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on September 8, 1978.

Angela Markowski, Council Secretary

EFFECTIVE DATE: September 8, 1978

Rec'd for record 10/9 11.78 at 3.20 /. h. E day recorded & examined, for II. Loglas Chilcoat, Olc.Ar

BILL NO. 78-65

LIBER 5 PAGE 34

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-65

Introduced byCouncilman Cooper
Legislative Day No. 78-25 Date: August 8, 1978
AN ACT to repeal and re-enact with amendments, Section 2-4, heading,
Sales and Acquisition of Real Property; Joppatowne Utility
Company, of Article 1, heading, In General, of Chapter 2,
heading, Administration, of the Harford County Code (as amended)
to provide for the disposal or acquisition of County real
property no longer needed for public purpose; to provide for
certain procedures to be completed prior to disposal or
acquisition of County real property no longer needed for
public purpose; and to further provide contractual authority
to the County for the operation of certain properties.
Py the Council
By the Council, August 8, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: September 5, 1978
at: 6:30 P.M.
By Order: Angela Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>September 5, 1978</u>
and concluded on <u>September 5, 1978</u> .
Angela Markourski, Secretary

LIBER 5 PAGE 35.

1 Section 1. Be It Enacted By the County Council of Harford

County, Maryland, that Section 2-4, heading, Sales and Acquisition

of Real Property; Joppatowne Utility Company, of Article 1,

heading, In General, of Chapter 2, heading, Administration, of

5 the Harford County Code (as amended), be, and it is hereby

6 repealed and re-enacted with amendments, all to read as follows:

7 CHAPTER 2. ADMINISTRATION.

8 ARTICLE 1. IN GENERAL.

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Section 2-4. Sale, Acquisition, Lease, Trade, or Gratuitous Gifts of Real Property.

After public hearing, the County is hereby authorized and empowered to lease or trade, or to sell at public sale, or to convey by a gratuitous gift to the State of Maryland, the United States of America or municipality located in Harford County, any real property together with any improvements thereon which the County may now or hereafter own which is no longer needed or necessary for public purposes.

- (a) Sales. Notice of public sales shall be given by publishing such notice thereof once a week for three (3) consecutive weeks in two (2) newspapers regularly published in the County. Such notice shall state:
 - (1) The place, the day and hour of sale;
 - (2) Description of the property to be sold;
 - (3) The price below which the property will not

be sold;

- (4) The property will be sold at public auction to the highest bidder for cash in lawful money of the United States;
- (5) The County shall have the right to reject any or all bids;

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- (6) All costs and expenses, including advertising costs in connection with the sale of the property, shall be paid by the successful bidder. The proceeds derived from the sale thereof shall be turned over to the County Treasurer to be deposited.
 - (b) Acquisition of Real Property.
- (1) The County is authorized to accept by gift and to acquire by agreement or eminent domain, any real property or interests therein for which an appropriation adequate to acquire the same has been enacted by the County Council in accordance with Article V of the Charter of Harford County, Maryland; provided, however, that if the County is unable to acquire such property by agreement, the County shall not acquire the same by condemnation unless:
- (A) The law appropriating funds therefor has designated the public purpose for which the property is to be acquired and has described with reasonable accuracy the location or nature of the property to be acquired; or
- (B) Prior to acquisition by condemnation the County Council by resolution identifies such property and determines and declares its acquisition to be necessary for a public purpose. Any condemnation pursuant to this subsection shall be in accordance with the appropriate laws of the State of Maryland and Rules of Procedure of the Court of Appeals of Maryland, as amended, pertaining to condemnation.
- (2) No property or interest therein shall be purchased by condemnation or otherwise, unless adequate funds for the same shall have been included in the capital budget, the award of a condemnation jury notwithstanding. All such purchases herein provided for shall be accomplished in accordance with

budgetary procedures as set forth in the Charter of Harford

County, Maryland, and with the appropriate laws of the State of

Maryland and Rules of Procedure of the Court of Appeals of

Maryland, as amended, pertaining to condemnation.

(c) Gratuitous Gift of Real Property.

The County is authorized to convey by gratuitous gift, real property owned by the County no longer used, or needed for public purposes. A gratuitous conveyance may be made only to the State of Maryland or the United States of America or to municipality located in Harford County. The grantee shall be required to use such property for public purposes. In the event the property is not used, or no longer needed for public purposes by the grantee, title to the property and all improvements thereon shall revert to Harford County.

- (d) All trades, leases and gifts of real property shall be subject to the advertisement notice and other requirements of subparagraph (a) above and Article 25A of the Annotated Code of Maryland.
- (e) Joppatowne Property Utility Company. The

 County may enter into a contract with Maryland Environmental

 Services in such form as shall be mutually agreed upon whereunder

 Maryland Environmental Services shall be given the responsibility

 for the operation of the properties currently being operated by

 the Joppatowne Utility Company.
- (1) The County may employ the services of Maryland Environmental Services with respect to the condemnation of the property of the Joppatowne Utility Company.
- (2) The County may employ the services of Maryland Environmental Services with respect to the issuance and selling of bonds for the purpose of the acquisition of sufficient funds

for the purchase of the Joppatowne Utility Company by condemnation. 2 The County may do and enter into such other (3)acts and contracts as shall be necessary to implement the intent 3 4 of this Section. Section 2. And Be It Further Enacted, that if any section, 5 clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof. 13 Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. 15 EFFECTIVE: November 27, 1978 16

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Augla Markowski go

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Read the third time.

By order

Angela Markowski , Secretary

Scaled with the County Seal and presented to the County Executive for his approval this 6th day of September , 1978 at 1:30 o'clock P.M.



Angela Marlowski, Secretary

BY THE EXECUTIVE

APPROVED:

Date 2-26-7A

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on September 26, 1978.

angela Markaneki, Secretary

EFFECTIVE DATE: November 27, 1978

Reo'd for record'% 1978 at 3:20 k Same day recorded & examined, per M. Douglas Chilcost. Cleri

LIBER 5 PAGE 40 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-31 (as amended)

Introduced by Council President Freeman and Councilman Rahll
Legislative Day No. 78-10 Date: March 21, 1978
AN ACT to add new Section 24-36.2, heading, Amortization of Capital
Expenditures, to Article 2, heading, Joppatowne Sanitary
Subdistrict, to Chapter 24, heading, Water and Sewer, of the
Harford County Code, to provide for the amortization of capital
expenditures that increase capacity in the Joppatowne Sanitary
Subdistrict.
By the Council, March 21, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: April 18, 1978
at: 7:30 p.m.
By Order: Angela Markowski , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on April 18, 1978
and concluded on April 18, 1978

BILL NO. 78-31
AS AMENDED

Asylv Markowski, Speretary

AS AMENDED

LIBER 5 PAGE 41.

- Section 1. Be It Enacted By The County Council Of Harford County,
- 2 Maryland, that new Section 24-36.2, heading, Amortization of
- 3 Capital Expenditures, is hereby added to Article 2, heading,
- 4 Joppatowne Sanitary Subdistrict, to Chapter 24, heading, Water
- 5 and Sewer, of the Harford County Code, all to read as follows:
- 6 CHAPTER 24. WATER AND SEWER.
- 7 ARTICLE 2. JOPPATOWNE SANITARY SUBDISTRICT.
- 8 Section 24-36.2. Amortization of Capital Expenditures.
- 9 (a) The capacity of the water and sewer systems of
- 10 the Joppatowne Sanitary Subdistrict shall not be increased NOR
- 11 SHALL LINES OR FACILITIES BE EXTENDED FOR THE PURPOSE OF EXTENDING
- 12 SERVICE TO AREAS NOT PRESENTLY BEING SERVICED until there is
- 13 sufficient money collected from or obligated from THE new customers
- 14 to pay for all the capital expenditures for plants, lines,
- 15 pumping stations, and such other facilities as may be necessary
- 16 to provide for the increased water or sewer capacity. References
- 17 to the County shall mean for Harford County, Maryland or THE
- 18 Maryland Environmental Service whichever is authorized to perform
- 19 the services, etc., stated herein by the agreements in effect
- 20 between the County and the Service at that time. FOR THE PURPOSES
- 21 OF THIS SECTION, "AREAS PRESENTLY NOT BEING SERVICED" ARE THOSE
- 22 AREAS OF THE SUBDISTRICT THAT DO NOT HAVE LINES PHYSICALLY
- 23 EXISTING IN OR TRAVERSING THE AREA.
- (b) The County shall:
- 25 (1) Determine whether services are desired
- 26 by others.
- (2) Determine the estimated costs of providing
- 28 the services.
- 29 (3) Determine the shares to be paid by those to
- 30 be served.
- 31 (4) Require agreements to pay for the services
- 32 from those desiring services, which can include others to be

78-31 AS AMENDED.

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benefited. The agreement shall include an obligation to pay all costs involved INCURRED by the County or the Maryland Environmental Service if the service is not provided.

- (5) Design the project, determine the estimateD costs of construction based on the design, and notify those persons requiring the service or THOSE PERSONS to be benefited by the service OF THE COST ESTIMATE.
- (6) If no objections are received from those persons to be notified in Subsection (5) above within thirty (30) days of mailing of the notice, the County shall take those steps required by law to contract for the construction of the facilities necessary to provide the services.
- (7) After bids are received and prior to commencing construction, the County shall collect the amounts required from those persons obligated by contract to pay, subject to reconciliation of exact amounts owed after construction is complete and the books are closed. However, Nothing Herein Shall PREVENT THE COUNTY FROM FINANCING THE COST OF CONSTRUCTION SO LONG AS SUFFICIENT MONEY IS OBLIGATED FROM NEW CUSTOMERS TO PAY THE COST OF SUCH FINANCING, INCLUDING PRINCIPAL AND INTEREST IN ACCORDANCE WITH ARTICLE I OF CHAPTER 24 OF THE HARFORD COUNTY CODE AND THE CONTRACT IN EFFECT BETWEEN THE MARYLAND ENVIRONMENTAL SERVICE AND HARFORD COUNTY.
- 24 The County shall require the payment of (8) 25 such other changes CHARGES as may be required by law at the 26 appropriate time. The provisions of this Section and any agreements 27 made hereunder, shall in no way or at any time be interpreted to preclude a re-evaluation of the changes CHARGES that are required 29 to ensure that the persons receiving the service or contracted to 30 receive the service are paying the full cost of the capital 31 improvements required to provide the service IN ADDITION TO SUCH OTHER CHARGES AS MAY FROM TIME TO TIME BE LAWFULLY IMPOSED.

78-31 AS AMENDED

(c) No request or agreement or solicitation by Harford 1 County shall be interpreted to guarantee or obligate the County 2 to provide services of any nature at any time until the County 3 connects or requires connection or requires payment of such sums 4 from the requestors as is required by law. 5 Section 2. And Be It Further Enacted, that if any provision or 6 provisions of this Act, or the particular application thereof, 7 shall be held to be invalid, the remaining provisions and their application shall not be affected thereby. Should any provision 9 hereof be inconsistent with any rule, regulation or policy of any 10 other agency having jurisdiction, such provision shall be invalid, 11 but the remaining provisions and their application shall not be 12 affected thereby. 13 Section 3. And Be It Further Enacted, that this Act shall take 14 effect sixty (60) calendar days from the date it becomes law. 15 EFFECTIVE: August 14, 1978 16

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78-31

AS AMENDED

BY THE COUNCIL

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	By order
	angele Maskeuski , Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this _	24th day of May , 1978
at o'cloc	k P.M.
The state of the s	Angele Markowski, Secretary
	BY THE EXECUTIVE
APPROVED:	
	County Laccurive
	Date June 14, 1978
	BY THE COUNCIL
This Bill, h	naving been approved by the Executive and
returned to the Counci	il, becomes law on June 14, 1978.
	Angela Markowski, Council Secretary
EFFECTIVE DATE: Augus	
dec'd for record // 1	978 at 3.75% h.

Mi Domplas Chilcoat, Clerk

78-31 AS / DED LIBER 5 PAGE 45
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-32 (as amended)

Introduced by <u>Council President Freeman at request of County Executive</u>

Legislative Day No. <u>78-11</u>

Date: <u>April 4, 1978</u>

THE ANNUAL BUDGET AND APPROPRIATION ORDINANCE OF HARFORD COUNTY, MARYLAND, to adopt the County Budget, consisting of the Current Expense Budget for the fiscal year ending June 30, 1979, the Capital Budget for the fiscal year ending June 30, 1979, and the Capital Program for the fiscal years ending June 30, 1980; June 30, 1981; June 30, 1982; June 30, 1983; and June 30, 1984; and to appropriate funds for all expenditures for the fiscal year beginning July 1, 1978, and ending June 30, 1979, as hereinafter indicated.

		By th	e Coun	cil, Ap	oril 4,	1978	3		*
uced,	read	first	time,	ordered	posted	and	public	hearing	scheduled
		on:	May	4, 1978,	May 11	, 19	78		

Introd

By Order: Angela Markanski, Secretary

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on May 4, 1978 and concluded on May 11, 1978

Angela Markowski, Secretary

BILL NO. 78-32
AS AMENDED

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the Current Expense Budget for the fiscal year ending June 30, 1979, is hereby approved and adopted for such fiscal year; and funds for all expenditures for the purposes specified in the Current Expense Budget beginning July 1, 1978, and ending June 30, 1979, are hereby appropriated in the amounts hereinafter specified and for the purposes hereinafter indicated as follows:

CURRENT EXPENSE BUDGET

1.	General	Fund				

1. General Fund	
A. Estimated Cash Surplus-June 30, 1978	2,871,517
B. Transfer from Revenue Sharing Fund	2,017,179
C. Transfer from Public School Debt Servi	
D. Transfer from Grant Fund	200,000
E. Estimated Revenues (1978-1979)	
Local Revenues	
Real and Personal Property Taxes	20,535,200
Veto overridden 6/13/78	VE7 = 20,558,800
	CBA 20,558,800
Delinquent Tax Cost	11,000
Less:	
Discount Allowed on Taxes	· 358,000CR
Circuit Breaker	27,500CR
Silos	15,000CR
Community Associations	1,000CR
Homeowners (115%)	200,000CR
	50,000CR
Solar Energy	2,000CR
Corporations in Bankruptcy	10,000CR
Payments in lieu of Taxes	1,000
Penn Central Railroad (Back Taxes)	98,300
	50,500

AS AMENDED

LICER 5 PAGE 47

1	Income Tax	14,000,000
2		
3	State Shared Taxes	
4	Admission Tax	12,000
5	Domestic Corporation Filing Fee-Franchise Tax	15,400
6	Race Track Revenue	66,000
7	Beer Tax	120,000
8	Cigarette Tax	504,000
9	State Transfer Tax	5,500
10	Abandoned Property Tax	5,000
11	Inspections, Licenses and Permits	
12	Beer, Wine and Liquor Licenses	48,000
13	Pinball Machine Licenses	8,000
14	Traders Licenses	75,000
15	Produce Licenses	600
16	Auctione, r licenses	1,200
17	Pofuco Licenses	4,000
18	Dawn Brokers Licenses	100
19	Dlumbing Licenses	7,000
20	Makila Homa Court Licenses	3,000
21	F .i. Tow Mobile Home Court	84,000
22	Floatmical Roard of Examiners	25,000
2:	Caliaitans Licenses	250
2.	Calla T V	4,600
2	Day Chan	100
2	Destinances	52,000
	7 Board of Stray Dogs	2,500
	n illia Doumits	110,000
	n :liam Inchestion Service	2,200
	Diumbina Dommits	56,000
	Flootrical Inspection	65,000
	Mauriago Licenses	6,500
3	Marriage Licenses	

78-32 AS AMENDED

6 . The state of the section of the

1	Sanitation Fees	12,000
2	Percolation Tests	12,000
3	Grading Fees	1,500
4	Intergovernmental Revenue	
5	Franchise Tax on Financial Corporations	20,000
6	Police Protection	702,431
7	Property Tax Grant	1,088,000
8	College Debt Service Aid	8,200
9	School Debt Service Aid	1,388,759
10	Sales and Service Charges	
11	Maps	600
12	Publications	1,000
13	Sheriff's Fees	65,000
14	Sheriff's Licenses	3,000
15	Police Reports	500
16	Board of Prisoners	60,000
17	Election Fees	1,500
18	Data Processing Services	27,000
19	Motor Vehicle Tag Fees	3,400
20	Grant Overhead	2,600
21	Fines and Forfeitures	
22	Court Fines	7,500
23	Parking Fines	1,200
24	Other Revenues	
25	Zoning Appeals	3,500
26	Rezoning Fees	7,000
27	Interest on Investments	830,000
28	Property Rental	30,000
29	Trash Disposal	6,000
30	Change of Venue	5,000
31	Interest on Private Streets	1,600
32	Liquor Control Profits	59,000

78-32

AS AMENDED

		LIGER 5 PAGE 49	S AMENDED
1		Subdivision Plans	15,000
2		Commissions	300
3		Miscellaneous Income	1,000
4		Master Plan Prints	250
5		Child Support	35,000
6	Total	Available for Appropriation-General Fund	46,503,568 46,527,168
7		Veto overridden 6/13/78	VE 10 45,928,368
8	F.	Appropriations	CBA 46,527,168
9		General Government	
10		1. Board of Elections	142,006
11		2. Central Services	
12		Building Operation and Maintenance	Va70 301,955
13		Veto overridden 6/13/78	CBA: 301,955 6-7-78 301,955
14		Graphics	18,090
15		Telephone	97,494
16		3. Judicial	
17		Circuit Court	170,103
18		Jury Service	102,500
19		Law Library	1,500
20		Juvenile Master	28,371
21		Grand Jury	13,200
22	2	4. County Council	
23	3 -,	Legislative Policy	96,112 108,538
24	4		
2	5	Council Attorney	56,655 58,059
2	6		
2	7	Independent Post Audit	13,640
2	8	Board of Appeals and Rezoning	52,698 54,798
2	9		
3	0	5. County Executive	
3	1 ,.	Executive Policy and Direction Veto overridden 6/13/78	VE 70 119,506
3	2	Veto overridden 6/13/78	CBA. 119,506 6-7-78
	1		ry () () ()

LIGER 5 PAGE 50

1 2	Administrative Board of Appeals Veto overvidden 6/13/78 C.B.A. 6-7-78	5,000
3	Executive Boards and Commissions	500
4	Intergovernmental Coordinator	26,499
5	6. Department of Law Veto overridden 6/13/78 CBA. 6-7-78 7. Department of Planning and Zoning	179,642 179,642
7	7. Department of Planning and Zoning	
8	Administration	230,138
9	Administration Veto overridden 6/13/78 FFT CBA. Regional Planning Council 8 Department of Treasury	217,294
10	Regional Planning Council	33,441
11	o. Department of Treasury	
12	Division of Finance Veto overvidden 6/13/78 CBP. G7-78 Data Processing	191,520 201,520
14	Data Processing	191,941
15	Delinquent Tax Cost	14,400
16	Comptroller VETS	134,718
17	Veto overridden 6/13/78 CBP. 6-7-78 9. Department of Procurement	134,718
18	9. Department of Procurement Veto overvidden 6/13/78 EBA	76,632 66,632
19	10. Director of Administration	66,632 76,632 62,396
20	To. Biredor or Mamilian	25,326
21	11. Human Relations	1,000
22	12. Housing Commission	10,397
23	13. Commission for Women	15,397
24	14. Personnel Office	74,075
25	Hata make idday 1/12/78 CAR.	68,075
26		270,016
27	Veto overridden 6/13/18 319	265,016
28	16 1	- Cx
29	Time and Linkility	38,000
30		30,000
31		3,000
32	THI and that the	

LIBER 5 FACE 51

	17	Benefits	855,923
1	17.	Veto overridden 6/13/78 CBA.	805,023
2		6-1-11	855,023
3	18.	Grants	
4		Legal Aid Bureau Veto overridden 6/13/78 CBA. 6-7-78	25,000 20,000 25,000
6		Mann House, Inc.	6,000
7		Cultural Advisory Board	8,000
8	•	Appropriation to Towns	30,688
9		Appropriation to Towns Veto overridden 6/13/78 CBA. 6-7-78	30,688
10		Gypsy Moth Control	500
11	19.	Debt Service	
12		Hospital Bond 1967	148,700*
13		Hospital Bond 1970	175,550*
14		Building Bond 1961	27,700*
15		Building Bond 1970	131,663*
16		Building Bond 1974	528,870*
17		Building Bond 1975	225,135*
18		Building Bond 1978	336,450* 340,223*
19			- 10,220
20		College Bond 1972	166,200*
21		School Loan 1965	197,058***
22		School Loan 1967 #1	137,495***
23		School Bond 1957	90,850
24		School Bond 1958	92,000
25		School Bond 1959	147,380
26		School Bond 1961	223,550
27		School Bond 1963	366,920
2 8		School Bond 1965	369,530
29	1		

* - Funded by Revenue Sharing

30

31

32

*** - Funded by Recordation Tax

**** - \$98,529 Funded by Recordation Tax

				LIBER	5 FACE	5%	7.0	
1		School	Bond	1968	#1			165,575***
2		School	Bond	1968	#2			241,290***
3		School	Loan	1967	#2			65,666***
4		School	Bond	1970				438,875***
5		School	Loan	1970	#1			140,262***
6		School	Loan	1970	#2			37,997***
7.		School	Loan	1967	#3			3,918***
8		School	Bond	1972				166,200***
9		School	Bond	1975				158,175**
10		School	Bond	1978				138,550*
11								140,117*
12		Notes-0	Genera	al			VETO	50,000
13					Veto overr	idden 6/13/78	CBR.	50,000
14		Harford	d Cen	ter Mo	ortgage			80,000
15	Publ	ic Safe	ty					()
16	20.	Central	Alan	rm				186,312
17	21.	Civil D	Defens	se				* Y
18		Adminis	strat	ion				23,446
19		Surplus	Pro	perty	Purchase			1,000
20	22.	Coroner	•					11,000
21	23.	Volunte	eer F	ire C	ompanies		VETO	645,090***
22					Veto overr	idden 6/13/78	6-7-78	645,090*** -550,090*** 645,090
23	24.	Permits	s, Li	censes	s and Ins	pections		
24		Permits	and	Lice			VETO	53,048
25					Veto over	idden 6/13/7	8 CBA 6-7-18	53,048
26		Buildir	ng In	spect			1/57-	69,278
27					Veto over	idden 6/13/7.	6-7-7	69,278
28	* - Funded	by Rev	venue	Shar	îng			
29		00° Fund		y Rev	enue Shar	ing and \$82	,275 Fund	ed by
30		2001011						

78-32 AS AMENDED

\$62,461 \$57,121 Funded by Revenue Sharing

Funded by Recordation Tax

1	Office of Director	24,922
2	Plumbing Inspection VETO Veto overvidden 6/13/78 CBM-	75,929 73,929
3	6-1-78	73,929
4	Safety Inspection	15,094
5	Electrical Inspection	61,603 -59,603
6	Veto overridden 6/13/78 CBM 6-7-78	61,603
7	Electrical Board VETO	13,240
8	Veto overridden 6/13/18CBP. 6-2-78	13,240
9	25. Animal Control	105,857
10	26. Sheriff's Department	
11	Sheriff VET- 2	,122,326 ,107,326
12	Vata quantidan 6/13/78	102,301
13	De celición dencei	885,495 880,495
14	Veto overridden 6/13/18 637.	885,495
15	Public Works 6-7-78	RE SPIL
16	27. Central Motor Pool	10,726
17	28. Landfill	959,965
18	Public Welfare	
19	29. Department of Social Services	
20	Food Stamps	80,000
21	Emergency Assistance	2,000
22	Volunteers	11,990
23	Foster Care Children Supplemental	25,000
24	€onservation of Health	
25	30. Department of Health	
26	Administration V270	775,000
27	Veto overridden 6/13/78 C3A 6-7-78	775,000
28	Community Mental Health	34,000
29	Veto overridden 6/13/78 CBA 6-1-78	34,000
30	31. Harford Center Veto overvidden 6/13/78 FF 75	90,000
31	velo oveviladen 6/13/18 CBP	90,000
32	32. Activities Center	31,421
		1943

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AS AMENDED

1	33. Sheltered Workshop	56,000
2	34. Drug Abuse	3,600
3	35. Citizens Nursing Home Veto overridden 6/13/78	VETO 60,000 CAR 60,000
5	Education	6-1-14
6	36. Board of Education	
7	Administration	VETO 588,586
8	Veto overridden 6/13/78	CB# 588,586
9	Instructional Salaries Veto overvidden 6/13/78	17:447:647
10		CBA 17,441,641 6-7-78
11	Other Instructional Cost Veto overridden 6/13/78	1,575,370 1,585,370
13	Special Education Instructional C	osts 1,474,058
14	Veto overridden 6/13/78	CBP-18-1,474,058
15	Pupil Personnel Service	PE 70 199,534
16	Veto overridden 6/13/78	CBA 199,539
17	Health Service	VE70 201,524
18	Veto overridden 6/13/73	6-7-78 201,524
19	Pupil Transportation	216,030
20	Operation of Plant and Equipment Veto overvidden 6/13/78	CBR. 3,279,314 6-7-78 3,229,314
21		
22	Maintenance of Plant and Equipmen	t VF70 1,037,956
23	Veto overridden 6/13/78	6-7-78 1,031,756
24	Fixed Charges	VETO 1,234,686
25	Veto overridden 6/13/78	6-7-78
26	Food Services	125,729
27	Student Body Activities	249,293
28	Community Service	1,960
29	37. Harford Community College	
30	Instruction Veto overridden 6/13/78	CBA 1,000,606 6-7-78 1,000,606
31		6-7-78 1,000,606
32	Instructional Resources	112,475

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	11			
1	Student	Affairs	106,018	
2	Plant Op	peration and Maintenance	238,855	
3	Administ	tration :	146,567	
4	Clearing	g Account	9,473	
5	General	Institutional	86,006	
6	38. Maryland	d School for the Blind	2,600	
7	Culture and	Recreation		
8	39. Commiss	ion on Aging	93,373 102,566	
9			102,300	
10	40. County	Libraries	680,000	***
11	41. Departm	ent of Parks and Recreation		
12	Adminis	tration	152,673	
13	Communi	ty Organization and Develop	nent 147,330	
14	Program	Leadership	169,525	Ar.
15	Mainten	ance of Grounds and Building	330,434	
16	Parks a	nd Recreation Board	1,935	
17	42. Histori	c District Commission #2	2,442 2,617	
18				
19		ice Enterprises		
20		tural Extension Office	57,832	
21			11,619	
22		Weed Control	2,500	
23	Economic De	velopment Commission		
24	45. Economi	c Development Commission	VE 70 60,122	
25	5	Veto overridden 6/13/18	CBA. 50,122 6-7-78 60,127	1
26				
27	7 46. Reserve	for Contingencies	CBP 200,919 176,950 6.7.78 186,725	
28	8	Veto overridden 6/13/78		
29	Total Appropriati	on - General Fund Veto overridden 6/13/78	46,503,568 45,928,368	
30	0	7000 0000000000000000000000000000000000	COM. 46,527,168	
31	1			

***** - \$200,000 Funded by Countercyclical Grant

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1			
1	II.	Revenue Sharing Fund	
2		A. Estimated Cash Surplus-June 30, 1978	417,179
3		B. Estimated Revenues (1978-1979)	
4		Revenue Sharing Trust	1,600,000
5	Total	Available for Appropriation -	
6		Revenue Sharing Fund	2,017,179
7		C. Appropriations	
8		Transfer to General Fund	2.,017,179
9	Total	Appropriation - Revenue Sharing Fund	2,017,179
10	III.	Public School Debt Service Fund	
11		A. Estimated Cash Surplus-June 30, 1978	378,082
12		B. Estimated Revenues (1978-1979)	
13		Recordation Tax	1,200,000
14	Total	Available for Appropriation -	
15	M = 200	Public School Debt Service Fund	1,578,082
16		C. Appropriations	
17		Transfer to General Fund	1,578,082
18	Total	Appropriation -	Carried Co.
19		Public School Debt Service Fund	1,578,082
20	IV.	Highways Fund	
21		A. Estimated Cash Surplus-June 30, 1978	344,259
22		B. Estimated Revenues (1978-1979)	
23		Highways Tax Differential	3,678,402 3,607,164
24			
25		Highways Users Tax	2,150,000 2,221,238
26			
27		Security Interest Fee	35,000
28		Motor Vehicle Tag Fees	14,000
29		Engineering and Inspection Fees	50,000
30		Sales and Service Fees	2,000
31		Interest on Investments	50,000
32	Total	Available for Appropriation - Highways Fund	6,323,661

		C	Δnn	ropriations		
1				Insurance		
2			' .			25 000
3				Fleet		35,000
4				Fire and Liability		8,000
5				Inland Marine		6,000
6			2.	Benefits Veto overridden 6/13/78	VETO CBP. C-1-78	509,877
7				veco overaciaen 6/15/18	2-1-78	509,877
8			3.	Debt Service		JAH.
9				Highways Loan 1970		46,151
10				Highways Loan 1971		52,096
11				Highways Loan 1972		48,577
12				Highways Bond 1975		99,500
13				Roads Bond 1978		127,800
14				Highways Note - Interest		12,000
15			4.	Department of Public Works		
16				Office of Director	1270	49,024
17				Veto overridden 6/13/78	CBA 6-7-78	49,024
18				Engineering and Inspection	VETO	515,716
19				Veto overridden 6/13/78	-7-18	515,716
20				Automotive Maintenance		526,571
21				Roads and Bridges	3	,758,896
22				Street Lights		267,000
23				Traffic Control		168,018
24				Administration	VETO	73,235
25				Veto overridden 6/13/78	6-7-78	72,785
26				Contribution to Highways Capital F		20,200
27				RESERVE FOR CONTINGENCIES	VETO CBA	-11,300
28	Total	App	rop	Veto overridden 6/13/18 Oriation - Highways Fund	6-7-78-6	,323,661
29	٧.	Wat	ter	and Sewer Operating Fund		
30		Α.	Cas	sh Surplus - June 30, 1978		714,889
31						736,142

B. Estimated Revenues (1978-1979)

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1	Water and Sewer Service	2,000,000
2	On-Site Inspections	10,000
3	Meter Installation	15,000
4	Job Order	10,000
5	Alcoholic Beverage Tax	40,000
6	Sale of Materials	2,000
7	Miscellaneous Income	5,000
8	Master Plan	25,000
9	Sale of Publications	250
10	Reproduction	250
11	Fallston Sewer Service	34,000
12	Joppatowne Service - Water	15,000
13	Joppatowne Service - Sewer	10,000
14	Total Available for Appropriation -	
15	Water and Sewer Operating Fund	2,881,389
16		2,902,642
17	C. Appropriations	
18	1. Insurance	
19	Fire and Liability	9,700
20	Fleet	7,500
21	2. Benefits	178,196 158,196
22	Veto overridden 6/13/78	VET. 158,196 CBP. 154,596 G-7-78 158,196
23	3. Administration	6-7-78
24	General	193,7 90 108,79 0
25		
26	Office of Director	49,024
27	Division of Finance	186,430 126,430
28		
29	Master Plan	36,88 6 16,88 6
30		
31	Inventory	5,000
32	DEPRECIATION	163,751

LISER 5 FAGE 59

1		4.	Operation and Maintenance - Water	
2			Abingdon	403,079
3			Perryman	248,636 193,636
4				130,000
5			Long Bar Harbor	51,252 42,252
6				16,5606
7			Boosters, Towers and Standpipes	56,000 40,000
8				70,000
9		5.	Engineering and Inspection - Water	153,560
10				700,000
11		6.	Operation and Maintenance - Sewer	
12			Abingdon	321,999
13			Pumping and Metering Stations	232,948
14				100,510
15			Sod Run	537,429 406,429
16				1001123
17			Spring Meadows	25,300
18			Fallston Wastewater Treatment Plant	31,100
19		7.	Engineering and Inspection - Sewer	153,560 138,560
20				
21		8.	TRANSFER TO WATER AND SEWER DEBT	
22			SERVICE FUND VETO	327,502
23			RESERVE FOR CONTINGENCIES 6-7-78	$\frac{-3,600}{-0}$
24	Total	Appro	veto overridden 6/13/78 priation - Water and Sewer Operating Fund	2,881,389
25				2,302,3072
26	¥ I.	Water	and Sewer Debt Service Fund	
27	2	A. Es	timated Revenues (1978-1979)	
28		Wa	ter and Sewer Surcharge	12,600
29		Ве	1 Air Capital Charge	39,237
30		Ar	ea Charges	680,000
31		Ar	ea Charges Interest	7,000
32		Fr	ont Foot Benefit Assessment	499,663

5 PAGE 60 LIBER

-		
1	Front Foot Benefit Interest	2,500
2	Interest on Investments	750,000
3	Transfer from Sinking Fund Principal	713,281
5	TRANSFER FROM WATER AND SEWER OPERATING FUND	327,502
6	Total Available for Appropriation -	
7	Water and Sewer Debt Service Fund	3,031,783
8	B. Appropriations	
9	1. Bond Issue #3	19,500
10	2. Bond Issue #2	5,525
11	3. Bond Issue #3	6,700
12	4. Bond Issue #4	7,325
13	5. Bond Issue #5	307,128
14	6. Bond Issue #6	358,190
15	7. Bond Issue #7	385,350
16	8. Bond Issue #8	280,385
17	9. Bond Issue #9	459,580
18	10. Bond Issue #10	472,950
19	11. Bond Issue #11	729,150
20	Total Appropriation -	
21	Water and Sewer Debt Service Fund	3,031,783
22	VII. Water and Sewer Sinking Fund	
23	A. Transfer to Debt Service Fund from Cash	1,040,783
24		713,201
25	VIII. Joppatowne Water and Sewer Operating Fund	
26	A. Estimated Revenues (1978-1979)	
27	Water and Sewer Operating Charges	630,000
28	Meter Installation	6,000
29	Bond Retirement Assessment	240,331
30	Total Available for Appropriation -	
31	Joppatowne Water and Sewer Operating Fund	876,331
-		

B. Appropriation	ons
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2	1	. Operation and Maintenance	
3		Maryland Environmental Service:	363,344
4		Harford County - Water	61,040
5	•	Harford County - Sewer	28,150
6	2	. Harford County General Administration	45,260
7	3	. Contribution to Capital Projects Fund	50,000
8	4	. Bond Retirement Debt Payments	223,000
9	Total Appr	opriation -	
10		Joppatowne Water and Sewer Operating Fund	770,794
11	Total All	Current Expense Budget Appropriations 6 Veto overridden 6/13/78	3,106,456
		velo overtialen 6/15/13	2,002,000

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LIBER 5 PAGE 68

Section 2. And Be It Further Enacted, that the Grants Special Budget for the fiscal year ending June 30, 1979, is hereby approved and adopted for such fiscal year; and funds for all expenditures for the purposes specified in the Grants Special Budget beginning July 1, 1978, and ending June 30, 1979, are hereby appropriated in the amounts hereinafter specified and for the purposes hereinafter indicated as follows:

GRANTS SPECIAL BUDGET

I. Grants

A. Estimated Revenues

	State Department of Human Resources	36,251
	Governor's Commission on Law Enforcement	18,080
	U.S. Community Service Administration	15,000
	State Department of Transportation	7,000
	State Department of Natural Resources	16,500
	State Department of Transportation and	
	Civil Defense	100,000
	Mayor's Office of Manpower Resources	4,385,000
	U.S. Office of Revenue Sharing	200,000
	Maryland Arts Council	8,000
	State Department of Economic and Community	
	Development	10,000
	State Department of Agriculture	2,500
Total	Available for Appropriation -	
	Grants Special Fund	4,798,331
В.	Appropriations	
	1. State's Attorney	
	Cooperative Reimbursement Program	36,251
	Police Legal Advisor	18,080
	2. Parks and Recreation	
	Recreation Support Program	15,000
	Bicycle Safety Program	7,000
12. W. T. S. D.		2 2 3 3

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AS AMENDED

3. Planning and Zoning	
Coastal Zone Management	16,500
4. Volunteer Fire Companies	
Ambulances, Rescue and Safety Equipment	100,000
5. Personnel	
CETA Title II-A	857,556
CETA Title II-A Administration	19,444
CETA Title VI-A Sustaining	1,500,720
CETA Title VI-A Sustaining Administration	34,030
CETA Title VI Projects - Stimulus	1,929,501
CETA Title VI Projects -	
Stimulus Administration	43,749
6. Countercyclical Grant	
Transfer to General Fund	200,000
7. Cultural Advisory Board	8,000
8. Historic Site Survey	10,000
9. Noxious Weed Control	2,500
Total Appropriation - Grants Special Fund	4,798,331
	Coastal Zone Management 4. Volunteer Fire Companies Ambulances, Rescue and Safety Equipment 5. Personnel CETA Title II-A CETA Title II-A Administration CETA Title VI-A Sustaining CETA Title VI-A Sustaining Administration CETA Title VI Projects - Stimulus CETA Title VI Projects - Stimulus Administration 6. Countercyclical Grant Transfer to General Fund 7. Cultural Advisory Board 8. Historic Site Survey 9. Noxious Weed Control

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Section 3. And Be It Further Enacted, that the Capital Budget for the fiscal year ending June 30, 1979, is hereby approved and adopted for such fiscal year, and funds for all expenditures for the purposes specified in the Capital Budget during the fiscal year beginning July 1, 1978, and ending June 30, 1979, and during the subsequent fiscal years, as specified in Section 519 of the Charter of Harford County, Maryland, are hereby appropriated in the amounts hereinafter specified, and for the purposes hereinafter indicated as follows:

CAPITAL BUDGET

Α.	Estimated Revenue	s				
	Transfer from Fun	d Balance		26,200		

Sale of Bonds 1,696,000

FEDERAL GRANTS 90,000

Total Available for Appropriation
General Capital Fund 1,629,900 1,812,200

1. Facilities for the Handicapped -

B. Appropriations

I. General Capital Fund

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County Buildings 100,000

2. Harford Community College 50,0003. Fire Department - Substations 175,000

4. Central Alarm Equipment 100,000

5. Mann House, Inc. 125,000

6. Senior Activities Center 386,500

7. Board of Education

C. Milton Wright Sr. High School 97,000

North Harford Sr. High School Addition 15,000

Aberdeen Sr. High School - South Building, 15,000

LIBER	5	PAGE	65
LIBEK	U	TAUL	U

1		8 el Air Sr. High School Building #1	130,000
2	••.	Slate Ridge Elementary School	110,000
3		Bel Air Elementary School	111,000
4		Aberdeen Middle School	13,000
5	8.	Libraries	
6		Edgewood Branch Addition	26,200
7		Joppa Branch Library	86,200
8		North Harford Branch - Whiteford	90,000
9	9.	LANDFILLS	
10		SCARBOROUGH LANDFILL ACCESS ROAD	53,800
11		TOLLGATE LANDFILL "ROAD B"	38,500
12	10.	RAPE CRISIS CENTER	80,000
13	11.	PROPERTY KNOWN AS LIBERTY BAPTIST CHURCH	<u>-0-</u>
14	Total Appr	opriation - General Capital Fund	1,629,900 1,722,200 1,812,200
16	II. Highw	ays Capital Budget	
17	A. Es	timated Revenues	
18	Tr	ansfer from Highways Operating Fund	20,200
19	Tr	ansfer from Fund Balance	28,820
20	Sa	le of Bonds	546 ₃ 700 803 ₃ 878
21			754,678
22	St	ate Aid	336,000 408,800
23			364,000
24	Fe	deral Aid	51,800 77,042
25			77,011
26	Total Avai	lable for Appropriation -	
27	Hi	ghways Capital Budget	983,520 1,338,740
28			1,244,740
29	B. Ap	propriations	
30	1.	Willoughby Beach Road	480,000
31	2.	Connolly Road	50,040 -0-
32			

	LIGER 5 PAGE 66	IENDED
1	3. Williams Drive	262,900
2	4. Whitaker Mill Road	73,700
3	5. Ryan Road	44,880
4	6. Belcamp Road Railroad Crossing	42,000
5	7. Stafford Road Bridge	20,000
6	8. Whiteford Shop Land Acquisition	10,000
. 7	9. HESS ROAD	94,000
8	10. TOLLGATE ROAD	72,060
9	11. WALTERS MILL ROAD	145,200
10	12. WILLOUGHBY BEACH ROAD ACCESS	-0-
11	Total Appropriation - Highways Capital Budget	983,520
12		1,244,740
13	III. Parks and Recreation Capital Budget	
14	A. Estimated Revenues	
15	Recordation Tax	300,000
16	Interest on Investments	40,000
17	Program Open Space	526,500
18	Waterway Improvement	80,000
19	Total Available for Appropriation -	
20	Parks and Recreation Capital Budget	946,500
21	B. Appropriations	
22	1. Hickory Sports Complex Development #1	200,000
23	2. Jarrettsville Acquisition and Development	80,000
24	3. Equestrian Center Development	7,800
25	4. Foster Branch Park #1 Development #3	10,000
26	5. Bynum Pond Rehabilitation	27,500
27	6. Fallston Complex Development #3	35,000
28	7. Francis Silver Park Development #3	24,500
29	8. Bel Air Park Development	175,000
30	9. Edgewood-East Acquisition and Development	100,000
31	10. Flying Point Park Development	9,000
32	11. Norrisville Elementary School Development	. 3,000

LIBER 5 PAGE 67	
12. Churchville Complex Development #4	9,000
13. Park Improvements	20,000
14. Waterway Improvements	80,000
15. Appropriation to Fund Balance	165,700
Total Appropriations -	
Parks and Recreation Capital Budget	946,500
IV. Water and Sewer Capital Budget	
A. Estimated Revenues	
Transfer from Fund Balance	1,033,000
Grants	16,968,477
Sale of Bonds	7,643,485 1,415,485
Total Available for Appropriation -	
Water and Sewer Capital Budget	19,644,962
	19,644,962
B. Appropriations	
1. Fallston Standpipe	7 30,000
1. Fallston Standpipe Veto overridden 6/13/18 6-2-	A -0-
Veto overridden 6/13/78 CB	A -0-
Veto overridden 6/13/78 CB.	30,000
Veto overridden 6/13/78 6-2- 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7	7,000
Veto overridden 6/13/78 6-2-2. 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source	7,000
Veto overridden 6/13/78 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7 Veto overridden 6/13/78 5. Winters Run Interceptor Section II	30,000 7,000 365,000 94,000
Veto overridden 6/13/78 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7 Veto overridden 6/13/78 6.7	30,000 7,000 365,000 94,000 94,000
Veto overridden 6/13/78 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7 Veto overridden 6/13/78 5. Winters Run Interceptor Section II	30,000 7,000 365,000 94,000 94,000 104,000
Veto overridden 6/13/78 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7 Veto overridden 6/13/78 5. Winters Run Interceptor Section II Veto overridden 6/13/78	30,000 7,000 365,000 94,000 94,000 104,000
Veto overridden 6/13/78 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7 Veto overridden 6/13/78 5. Winters Run Interceptor Section II Veto overridden 6/13/78 6. Sod Run Waste Water Treatment Plant	30,000 7,000 365,000 94,000 94,000 104,000 104,000 18,074,875
Veto overridden 6/13/78 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7 Veto overridden 6/13/78 5. Winters Run Interceptor Section II Veto overridden 6/13/78 6. Sod Run Waste Water Treatment Plant 7. Sewer Interceptor - Parallel #5015 Ah Ha	30,000 7,000 365,000 94,000 94,000 104,000 18,074,875 19,837
Veto overridden 6/13/78 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7 Veto overridden 6/13/78 5. Winters Run Interceptor Section II Veto overridden 6/13/78 6. Sod Run Waste Water Treatment Plant 7. Sewer Interceptor - Parallel #5015 Ah Ha 8. Edgewood Meadows Interceptor Parallel	30,000 7,000 365,000 94,000 104,000 18,074,875 19,837 11,250
Veto overridden 6/13/78 2. Route 24 - Bel Forest Water Reinforcement 3. Interim Water Source 4. Winters Run Interceptor - Route 7 Veto overridden 6/13/78 5. Winters Run Interceptor Section II Veto overridden 6/13/78 6. Sod Run Waste Water Treatment Plant 7. Sewer Interceptor - Parallel #5015 Ah Ha 8. Edgewood Meadows Interceptor Parallel 9. County Service Area Facilities Planning	30,000 7,000 365,000 94,000 104,000 104,000 18,074,875 19,837 11,250 437,500
	12. Churchville Complex Development #4 13. Park Improvements 14. Waterway Improvements 15. Appropriation to Fund Balance Total Appropriations - Parks and Recreation Capital Budget IV. Water and Sewer Capital Budget A. Estimated Revenues Transfer from Fund Balance Grants Sale of Bonds Total Available for Appropriation - Water and Sewer Capital Budget Veto overridden 6/13/18 CBA 6-7-28

LIBER 5 FACE 68

	[[[[[[[[[[[[[[[[[[[[[
1	Total Appropriation - Water and Sewer Capital Budget 19,64. Veto overridden 6/13/73	6,962
2	6-7-18	4,962
3	V. Joppatowne Subdistrict Water and Sewer	
4	Capital Budget	
5	A. Estimated Revenues	
6	Transfer from Joppatowne Subdistrict Water	
7	and Sewer Operating Budget 5	0,000
8	Total Available for Appropriation - Joppatowne	
9	Subdistrict Water and Sewer Capital Budget 5	0,000
10	B. Appropriations	
11	1. Additional Wells and Force Main 5	0,000
12	Total Appropriation - Joppatowne Subdistrict Water	1
13	and Sewer Capital Budget	0,000
14	VI. EMERGENCY RELIEF CAPITAL BUDGET	
15	A. ESTIMATED REVENUES	
16	FEDERAL AID 81	1,461
17	TOTAL AVAILABLE FOR APPROPRIATION -	
18	EMERGENCY RELIEF CAPITAL BUDGET 81	1,461
19	B. APPROPRIATIONS	
20	1. JAMES RUN ROAD BRIDGE	4,658
21	2. FAWN GROVE ROAD BRIDGE	0,080
22	3. COOL SPRING ROAD BRIDGE	4,991
23	4. RIDGE ROAD BRIDGE	7,847
24	5. GRAFTON SHOP ROAD BRIDGE	0,390
25	6. BOTTOM ROAD BRIDGE 6	3,628
26	7. SANDY HOOK ROAD BRIDGE	9,552
27	8. HARFORD CREAMERY ROAD BRIDGE 7	9,266
28	9. HEAPS ROAD BRIDGE	9,008
29	10. BYNUM ROAD BRIDGE	2,020
30	11. <u>WILKINSON ROAD BRIDGE</u> 8	0,021
31	TOTAL APPROPRIATION - EMERGENCY RELIEF	List EV
32	CAPITAL BUDGET 81	1,461

LINER 5 PAGE 69

Total Capital Budget Appropriations

Veto overridden 6/13/78 CBA

VETO 23,254,882 CBP 24,281,863 6-7-78 24,509,863

Section 4. And Be It Further Enacted, that the Capital Program for the fiscal years ending June 30, 1980, June 30, 1981, June 30, 1982, June 30, 1983, and June 30, 1984, is hereby approved as constituting the plan of the County to receive and expend funds for capital projects.

Section 5. And Be It Further Enacted, that all funds herein appropriated by Harford County, Maryland, to an agency or an agency that receives or disburses County funds, are appropriated and shall be received upon the condition that all of the laws, rules and regulations, and other conditions of the United States of America, State of Maryland, and Harford County, Maryland, regarding the receipt, disbursement, handling and accounting of funds shall be complied with prior to the receipt of any further funds appropriated by or through the budgetary processes of Harford County, Maryland.

Section 6. And Be It Further Enacted, that the County Budget as finally adopted by this Act shall take effect on July 1, 1978.

201 EFFECTIVE: JULY 1, 1978

LIBER 5 PAGE 70

BY THE COUNCIL

Passed LSD	78-17 (Ma	y 23, 1978)	(with a	mendments

	By order			
	angel	marken	shi.	Se creta ry
Sealed with the County	Seal and	presented to	the Count	y Executi
for his approval this	24th	day of	May	. 19
ato'clo	ck P.M.			
- MANAGE	0			
TOBO CONT	Longel	marke	aska.	Secretary
1201:15				
17 1793				
TRYI, AS	BY THE EX	ECUTIVE		\$
MANA,				
APPROVED:				
	County Ex	ecutive		
MI SENSE STATE	Date			

Bill No. 78-32 (as amended) is hereby vetoed in part and approved in part this seventh day of June 1978 in accordance with Section 311 of the Charter of Harford County, Maryland.

3 d for recorded & examined. For the state of the state o

County Executive

BY THE COUNCIL

This Bill, having been vetoed in part by the County Executive, was reconsidered by the County Council on the thirteenth day of June, 1978, and passed by affirmative vote of at least five (5) members of the Council notwithstanding the objections of the Executive, and becomes law on June 13, 1978.

Angela Markowski, Council decretary

EFFECTIVE DATE: July 1, 1978

BILL NO. 78-33 (as amended)

LIBER 5 PAGE 71

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-33 (as amended)

Introduced	by	Counc	il President	Freeman	at	request	of	County	Executive	
Le gislative	e Da	ay Ilo.	78-11	D	ate	: Apr	il 4	, 1978		

AN ACT to repeal the Harford County Pay Plan (Ordinance No. 77-90), and to enact a new Pay Plan for Harford County, Maryland, said Plan to become effective in two stages, July 1, 1978, and January 1, 1979.

	By th	ne Council, Apr	il 4, 1978			
Introduced,	read first	time, ordered	posted and	public	hearing	scheduled
	on:	May 2, 1978				
	at:	7:15 p.m.	and the state of t			
		angela M			, Secreta	ary

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on May 2, 1978

and concluded on May 2, 1978

Angela Markowski, Secretary

- 1 Section 1. Be It Enacted By The County Council Of Harford County, Maryland,
- 2 that Ordinance No. 77-90, heading, Pay Plan for Harford County, Maryland,
- 3 be, and it is hereby repealed, and that the new Harford County Pay Plans,
- 4 be, and they are hereby enacted to stand in lieu of the repealed Ordinance,
- 5 all to read as follows:

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HARFORD COUNTY

SALARY PAY SCHEDULE

EFFECTIVE JULY 1, 1978

9		1	2	3	4	5	6	7	8	9	10
10	S-1	7,673	7,871	8,066	8,263	8,487	8,712	8,852	8,965	9,105	9,217
11	S-2	8,066	8,263	8,487	8,712	8,993	9,245	9,386	9,526	9,667	9,807
12	S-3	8,487	8,712	8,993	9,245	9,526	9,807	9,947	10,116	10,256	10,425
13	S-4	8,993	9,245	9,526	9,807	10,116	10,425	10,593	10,734	10,930	11,099
14	S-5	9,526	9,807	10,116	10,425	10,734	11,099	11,267	11,464	11,632	11,829
15	S-6	10,116	10,425	10,734	11,099	11,464	11,829	12,025	12,222	12,446	12,671
16	S-7	10,734	11,099	11,464	11,829	12,222	12,643	12,868	13,092	13,317	13,570
17	S-8	11,464	11,829	12,222	12,643	13,092	13,542	13,794	14,047	14,300	14,552
18	S-9	12,222	12,643	13,092	13,542	14,047	14,552	14,805	15,086	15,367	15,648
19.	S-10	13,092	13,542	14,047	14,552	15,086	15,648	15,928	16,237	16,546	16,855
20	S-11	14,047	14,552	15,086	15,648	16,237	16,855	17,164.	17,501	17,838	18,203
21	S-12	15,086	15,648	16,237	16,855	17,501	18,175	18,540	18,905	19,270	19,663
22	S-13	16,237	16,855	17,501	18,175	18,905	19,663	20,056	20,449	20,870	21,292
23	S-14	17,501	18,175	18,905	19,663	20,449	21,264	21,713	22,163	22,611	23,089
24	S-15	18,905	19,663	20,449	21,264	22,134	23,061	23,538	24,015	24,521	25,054
25	S-16	20,449	21,264	22,134	23,061	24,015	25,026	25,756	26,313	26,880	27,441
26	S-17	22,134	23,061	24,015	25,026	25,975	26,962	27,475	27,998	28,532	29,077
27	S-18	24,015	25,026	25,975	26,962	27,998	29,077	29,633	30,200	30,778	31,368

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LIGER 5 PACE 73

78-33

HARFORD COUNTY

AS AMENDED

SALARY PAY SCHEDULE

EFFECTIVE JANUARY 1, 1979

4		1	2	3	4	5	6		8	9	10
3	S-1	8,073	8,271	8,466	8,663	8,887	9,112	9,252	9,365	9,505	9,617
6	S-2	8,466	8,663	8,887	9,112	9,393	9,645	9,786	9,926	10,067	10,207
7	S-3	8,887	9,112	9,393	9,645	9,926	10,207	10,347	10,516	10,656	10,825
8	\$-4	9,393	9,645	9,926	10,207	10,516	10,825	10,993	11,134	11,330	11,499
9	S-5	9,926	10,207	10,516	10,825	11,134	11,499	11,667	11,864	12,032	12,229
10	S-6	10,516	10,825	11,134	11,499	11,864	12,229	12,425	12,622	12,846	13,071
11	S-7	11,134	11,499	11,864	12,229	12,622	13,043	13,268	13,492	13,717	13,970
12	S-8	11,864	12,229	12,622	13,043	13,492	13,942	14,194	14,447	14,700	14,952
13	S-9	12,622	13,043	13,492	13,942	14,447	14,952	15,205	15,486	15,767	16,048
14	S-10	13,492	13,942	14,447	14,952	15,486	16,048	16,328	16,637	16,946	17,255
15	S-11	14,447	14,952	15,486	16,048	16,637	17,255	17,564	17,901	18,238	18,603
16	S-12	15,486	16,048	16,637	17,255	17,901	18,575	18,940	19,305	19,670	20,063
17	S-13	16,637	17,255	17,901	18,575	19,305	20,063	20,456	20,849	21,270	21,692
18	S-14	17,901	18,575	19,305	20,063	20,849	21,664	22,113	22,563	23,011	23,489
19	S-15	19,305	20,063	20,849	21,664	22,543	23,461	23,938	24,415	24,921	25,454
20	S-16	20,849	21,664	22,534	23,461	24,415	25,426	26,156	26,713	27,280	27,841
21	S-17	22,534	23,461	24,415	25,426	26,375	27,362	27,875	28,398	28,932	29,477
22	S-18	24,415	25,426	26,375	27,362	28,398	29,477	30,033	30,600	31,178	31,768

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			F LIBER	5 PAGE 7	14	78-3	3
1			Н	ARFORD COUN	TY	AS AMENE	DED
2			HOU	RLY PAY SCH	EDU LE		
- 3			EFFEC	TIVE JULY 1	, 1978		
4		1	2	3	4	5	6
5	H-1	4.34 9,028	4.46	4.58	4.64	4.70 9,777	4.76 9,902
6				4.70	4 76	4 02	4.88
7	H-2	4.46 9,278	4.58 9,527	4.70 9,777	4.76 9,902	4.82	10,151
9	Н-3	4.58 9.527	4.70	4.82	4.88	4.94 10,276	5.02
10		4.70	4 02	4 0 4	5.02	5.10	5.16
11	H-4	4.70 9,777	4.82	10,276	10,442	10,609	10,734
12							
13	H-5	4.82	4.94	5.10 10,609	5.16 10,734	5.24 10,900	5.30
14							
15	H-6	4.94	5.10	5.24 10,900	5.30 11,025	5.38 11,191	5.44
16		10,270	10,005	10,500		A MARKET	
17	H-7	5.10 10,609	5.24	5.38 11,191	5.44 11,316	5.54 11,524	5.64 11,732
18			Supplied to		AT REAL S		
19	H-8	5.24	5.38 11,191	5.54 11,524	5.64 11,732	5.72	5.80 12,065
20		10,500		11,011			
21	H-9	5.38 11,191	5.54 11,524	5.72 11,898	5.80 12,065	5.90 12,273	5.98 12,439
22							
23	H-10	5.54 11,524	5.72 11,898	5.90 12,273	5.98 12,439	6.08 12,647	6.18 12,855
24							
25	H-11	5.72 11,898	5.90 12,273	6.08	6.18	6.28 13,063	6.38
- 26	11 12	F 74	5.92	6.10	6.34	6.46	6.56
27	H-12	5.74	12,314	12,689	13,188	13,438	13,646
28							
29							p line
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1				R 5 PAGE	75	78-3	3
2				URLY PAY SCH		AS AMENULU	
3				TIVE JANUARY			
4		1	2	3	4	5	6
5 .	H-1	4.54 9,4 43	4.66 9,692	4.78 9,942	4.84 10,067	4.90	4.96 10,316
7	H-2	4.66 9,692	4.78 9,942	4.90 10,192	4.96	5.02 10,441	5.08 10,566
10	H-3	4.78 9,942	4.90 10,192	5.02 10,441	5.08 10,566	5.14 10,691	5.22 10,857
11	H-4	4.90 10,192	5.02 10,441	5.14 10,691	5.22 10,857		5.36 11,148
13 14	H-5	5.02 10,441	5.14 10,691	5.30 11,024	5.36 11,148		5.50 11,440
15 16	Н-6	5.14 10,691	5.30 11,024	5.44 11,315	5.50 11,440	5.58 11,606	
17	H-7	5.30 11,024	5.44 11,315	5.58 11,606	5.64 11,731	5.74 11,939	5.84 12,147
19 20	H-8	5.44 11,315	5.58 11,606	5.74 11,939	5.84 12,147	5.92 12,313	6.00 12,480
21	H-9 ·	5.58 11,606	5.74 11,939	5.92 12,313	6.00 12,480	6.10 12,688	6.18 12,854
23	H-10	5.74 11,939	5.92 12,313	6.10 12,688	6.18 12,854	6.28 13,062	6.38 13,270
25 26	H-11	5.92 12,313	6.10 12,688	6.28 13,062	6.38 13,270	6.48 13,478	6.58
27 28	H-12	5.94 12,355	6.12 12,729	6.30 13,104	6.54	6.66	6.76 14,060
30							
31							

					LISER .	5 PAGE	76		78	3 - 3	3
1					HARI	FORD EOI	YTKU		-	AMENT	
2				ŁAW	ENFORE	EMENT PA	AY SEHE	DAFE	AS.	Willia.	
3				E	FFEETIV	E JULY	1, 197	8			
4		1	2	3	4	5	6	7	8	9	10
5	Ł-1	9., 297	9,550	9,831	10,140	10,449	10,758	10,954	11,123	11,291	11,488
6	F-5	9,550	9,831	10,140	10,449	10,758	11,123	11,291	11,488	11,656	11,853
7	L-3	9,831	10,140	10,449	10,758	11,123	11,488	11,656	11,853	12,049	12,274
8	L-4	10,140	10,449	10,758	11,123	11,488	11,853	12,049	12,246	12,470	12,667
9	Ł-5	10,449	10,758	11,123	11,488	11,853	12,246	12,470	12,667	12,892	13,116
10	L-6	10,758	11,123	11,488	11,853	12,246	12,667	12,892	13,116	13,341	13,566
11	L-7	11,123	11,488	11,853	12,246	12,667	13,116	13,341	13,566	13,818	14,071
12	F-8	11,488	11,853	12,246	12,667	13,116	13,566	13,818	14,043	14,296	14,576
13	F-9	11,853	12,246	12,667	13,116	13,566	14,043	14,296	14,548	14,829	15,110
14	L-10	12,246	12,667	13,116	13,566	14,043	14,548	14,829	15,082	15,363	15,722
15	L-11	12,667	13,116	13,566	14,043	14,548	15,082	15,363	15,643	15,952	16,261
16	L-12	13,116	13,566	14,043	14,548	15,082	15,643	15,952	16,233	16,542	16,879
17	L-13	13,566	14,043	14,548	15,082	15,643	15,952	16,303	16,663	17,031	17,408
18	L-14	14,043	14,548	15,082	15,643	15,952	16,303	16,663	17,031	17,408	17,795
19	L-15	14,548	15,082	15,643	15,952	16,303	16,663	17,031	17,408	17,795	18,181
20	L-16	15,082	15,643	15,952	16,303	16,663	17,031	17,408	17,795	18,181	18,587
21	L-17	15,643	15,952	16,303	16,663	17,031	17,408	17,795	18,181	18,587	18,876
22	.L-18 ·	15,952	16,303	16,663	17,031	17,408	17,795	18,181	18,587	18,876	19,170
23	L-19	16,303	16,663	17,031	17,408	17,795	18,181	18,587	18,876	19,170	19,469
24	F-50	16,663	17,031	17,408	17,795	18,181	18,587	18,876	19,170	19,469	19,743
25	L-21	17,031	17,408	17,795	18,181	18,587	18,876	19,170	19,469	19,743	20,051
26	L-22	17,795	18,181	18,587	18,876	19,170	19,469	19,743	20,051	20,364	20,940
27	L-23	18,181	18,587	18,876	19,170	19,469	19,743	20,051	20,364	20,940	21,533
28	L-24	18,587	18,876	19,170	19,469	19,743	20,051	20,364	20,940	21,533	22,143
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78-33 AS AMENDED

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1		7 . 7	as amade.	plan.	3747
LIBER	44	5	PAGE		11
F192				- 4	

HARFORD COUNTY

LAW ENFORCEMENT PAY SCHEDULE

EFFECTIVE JULY 1, 1978

4		1	2	3	4	<u>5</u>	<u>6</u>	7	8	9	10
5	<u>L-1</u>	9,197	9,450	9,731	10,040	10,349	10,658	10,854	11,023	11,191	11,388
6	<u>L-2</u>	9,450	9,731	10,040	10,349	10,658	11,023	11,191	11,388	11,556	11,753
7	<u>L-3</u>	9,731	10,040	10,349	10,658	11,023	11,388	11,556	11,753	11,949	12,174
8	<u>L-4</u>	10,040	10,349	10,658	11,023	11,388	11,753	11,949	12,146	12,370	12,567
9	<u>L-5</u>	10,349	10,658	11,023	11,388	11,753	12,146	12,370	12,567	12,792	13,016
10	<u>L-6</u>	10,658	11,023	11,388	11,753	12,146	12,567	12,792	13,016	13,241	13,466
11	<u>L-7</u>	11,023	11,388	11,753	12,146	12,567	13,016	13,241	13,466	13,718	13,971
12	<u>L-8</u>	11,388	11,753	12,146	12,567	13,016	13,466	13,718	13,943	14,196	14,476
13	<u>L-9</u>	11,753	12,146	12,567	13,016	13,466	13,943	14,196	14,448	14,729	15,010
14	<u>L-10</u>	12,146	12,567	13,016	13,466	13,943	14,448	14,729	14,982	15,263	15,622
15	<u>L-11</u>	12,567	13,016	13,466	13,943	14,448	14,982	15,263	15,543	15,852	16,161
16	<u>L-12</u>	13,016	13,466	13,943	14,448	14,982	15,543	15,852	16,133	16,442	16,779
17	<u>L-13</u>	13,466	13,943	14,448	14,982	15,543	15,852	16,203	16,563	16,931	17,308
18	<u>L-14</u>	13,943	14,448	14,982	15,543	15,852	16,203	16,563	16,931	17,308	17,695
19	<u>L-15</u>	14,448	14,982	15,543	15,852	16,203	16,563	16,931	17,308	17,695	18,081
. 20	<u>L-16</u>	14,982	15,543	15,852	16,203	16,563	16,931	17,308	17,695	18,081	18,487
21	<u>L-17</u>	15,543	15,852	16,203	16,563	16,931	17,308	17,695	18,081	18,487	18,776
.22	<u>L-18</u>	15,852	16,203	16,563	16,931	17,308	17,695	18,081	18,487	18,776	19,070
23	<u>L-19</u>	16,203	16,563	16,931	17,308	17,695	18,081	18,487	18,776	19,070	19,369
24	<u>L-20</u>	16,563	16,931	17,308	17,695	18,081	18,487	18,776	19,070	19,369	19,643
25	<u>L-21</u>	16,931	17,308	17,695	18,081	18,487	18,776	19,070	19,369	19,643	19,951
26	L-22	17,695	18,081	18,487	18,776	19,070	19,369	19,643	19,951	20,264	20,840
27	<u>L-23</u>	18,081	18,487	18,776	19,070	19,369	19,643	19,951	20,264	20,840	21,433
28	<u>L-24</u>	18,487	18,776	19,070	19,369	19,643	19,951	20,264	20,840	21,433	22,043

78-33 AS AMENDED

78-33

AS AMENDED

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HARFORD COUNTY

AS AMENDED

LAW ENFORCEMENT PAY SCHEDULE

3				EF	FECTIVE	JANUA	RY 1, 1	97,9			
4		1	2	3	4	5	6	7	8	9	10
5	L-1	9,697	9,950	10,231	10,540	10,849	11,158	11,354	11,523	11,691	11,888
6	L-2	9,950	10,231	10,540	10,849	11,158	11,523	11,691	11,888	12,056	12,253
7	L-3	10,231	10,540	10,849	11,158	11,523	11,888	12,056	12,253	12,449	12,674
8	L-4	10,540	10,849	11,158	11,523	11,888	12,253	12,449	12,646	12,870	13,067
9	L-5	10,849	11,158	11,523	11,888	12,253	12,646	12,870	13,067	13,292	13,516
10	L-6	11,158	11,523	11,888	12,253	12,646	13,067	13,292	13,516	13,741	13,966
11	L-7	11,523	11,888	12,253	12,646	13,067	13,516	13,741	13,966	14,218	14,471
12	F-8	11,888	12,253	12,646	13,067	13,516	13,966	14,218	14,443	14,696	14,976
13	F-9 ·	12,253	12,646	13,067	13,516	13,966	14,443	14,696	14,948	15,229	15,510
14	L-10	12,646	13,067	13,516	13,966	14,443	14,948	15,229	15,482	15,763	16,122
15 ·	L-11	13,067	13,516	13,966	14,443	14,948	15,482	15,763	16,043	16,352	16,661
16	L-12	13,516	13,966	14,443	14,948	15,482	16,043	16,352	16,633	16,942	17,279
17	L-13	13,966	14,443	14,948	15,482	16,043	16,352	16,703	17,063	17,431	17,808
18	L-14 ·	14,443	14,948	15,482	16,043	16,352	16,703	17,063	17,431	17,808	18,195
19	L-15	14,948	15,482	16,043	16,352	16,703	17,063	17,431	17,808	18,195	18,581
20	L-16	15,482	16,043	16,352	16,703	17,063	17,431	17,808	18,195	18,581	18,987
21	L-17	16,043	16,352	16,703	17,063	17,431	17,808	18,195	18,581	18,987	19,276
22	L-18	16,352	16,703	17,063	17,431	17,808	18,195	18,581	18,987	19,276	19,570
23	L-19	16,703	17,063	17,431	17,808	18,195	18,581	18,987	19,276	19,570	19,869
24	L-20	17,063	17,431	17,808	18,195	18,581	18,987	19,276	19,570	19,869	20,143
25	L-21	17,431	17,808	18,195	18,581	18,987	19,276	19,570	19,869	20,143	20,451
26	L-22	18,195	18,581	18,987	19,276	19,570	19,869	20,143	20,451	20,764	21,340
27	L-23	18,581	18,987	19,276	19,570	19,869	20,143	20,451	20,764	21,340	21,933
28	L-24	18,987	19,276	19,570	19,869	20,143	20,451	20,764	21,340	21,933	22,543
29	Section	2. An	ad Be I	t Furth	er Enac	eted, the	hat thi	s Act s	hall ta	ake eff	ect on
30	July 1,	1978,	and Jan	nuary 1	, 1979,	as pro	ovided	for in	this Ad	ct.	

³¹ EFFECTIVE: July 1, 1978, and January 1, 1979

LIBER 5 PAGE 79

BY THE COUNCIL

Read the third time.

By order

Angels Markanski, Secretary

Sealed with the County Seal and presented to the County Executive

for his approval this 24th day of May , 19 78

at Three o'clock P.M.



Angela Markenski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

5,1978

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 5, 1978.

Angela Markowski, Council Secretary

EFFECTIVE DATES: July 1, 1978, and January 1, 1979.

Bec'dforrecord/0/9 1978 at 3:15 P.M.
Same day recorded & examined, per
Douglas Chilcoat, (Herk

LIBER 5 PAGE 80

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-35

Introduced by Council President Freeman at request of County Executive

Date: ___April 11, 1978

Legislative Day No. 78-12

W LINEKOLNCI AC	T to make a supplemental approp	
	Fund Reserve for Contingencie	s for the current fisca
	year; to provide funds to cov	er excess telephone
	expenses incurred by Harford	County, Maryland.
A SEA THE SEA		
	By the Council, April 1	1, 1978
troduced, rea	on: May 9, 1978	and public hearing sche
	on: May 9, 1978 at: 7:00 P.M.	
	on: <u>May 9, 1978</u>	
	on: May 9, 1978 at: 7:00 P.M.	
	on: May 9, 1978 at: 7:00 P.M. Order: Angela Markeuse	Li, Secretary
Ву	on: May 9, 1978 at: 7:00 P.M. Order: Angele Markacas PUBLIC HEARING	Secretary ce of time and place
By hearing and 1	on: May 9, 1978 at: 7:00 P.M. Order: Asyla Markacas PUBLIC HEARING Having been posted and Notice	Secretary ce of time and place shed according to the
hearing and larter, a publi	on: May 9, 1978 at: 7:00 P.M. Order: Anylar Markacas PUBLIC HEARING Having been posted and Notice Title of Bill having been publishing hearing was held on May 9.	Secretary ce of time and place shed according to the
hearing and larter, a publi	on: May 9, 1978 at: 7:00 P.M. Order: Asyla Markacas PUBLIC HEARING Having been posted and Notice Title of Bill having been publishic hearing was held on May 9, 1978	Secretary ce of time and place shed according to the 1978
hearing and larter, a publi	on: May 9, 1978 at: 7:00 P.M. Order: Anylar Markacas PUBLIC HEARING Having been posted and Notice Title of Bill having been publishing hearing was held on May 9.	Secretary ce of time and place shed according to the 1978
hearing and larter, a publi	on: May 9, 1978 at: 7:00 P.M. Order: Asyla Markacas PUBLIC HEARING Having been posted and Notice Title of Bill having been publishic hearing was held on May 9, 1978	Secretary ce of time and place shed according to the 1978
By hearing and 1	on: May 9, 1978 at: 7:00 P.M. Order: Asyla Markacas PUBLIC HEARING Having been posted and Notice Title of Bill having been publishic hearing was held on May 9, 1978	Secretary ce of time and place shed according to the 1978

81 5 PAGE 1.18ER

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1978, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary to cover excess telephone expenses incurred by Harford County, Maryland; and WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1978, be, and it is hereby amended by making an 13 appropriation from the General Fund Reserve for Contingencies in the below listed amount for the purpose detailed: Appropriation:

From: General Fund Reserve for Contingencies

Account #70-13-17-00-01-00-07-01 \$ 24,000

General Fund To:

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Central Services - Telephone

Account #70-01-10-00-06-00-04-03 \$ 24,000 Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation of the public health, safety and welfare, and is necessary for the proper operation of the County Government, and shall take effect on the date it becomes law.

EFFECTIVE: May 19, 1978

The Secretary of the Council does hereby captify that fifteen (15) copies of this Mili are impolintaly available for distribution to the public eri the press.

78-35

LIBER 5 PAGE 82
BY THE COUNCIL

Read the third time.
Passed LSD 78-15 (May 9, 1978) (************************************
IN WATER MANAGE X NA
By order
ayla makarli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 10th day of May
at Three o'clock P.M.
Anyla Makadi, Secretary
BY THE EXECUTIVE
APPROVED:
County Executive Date Tray 19 1978
BY THE COUNCIL
This Bill, having been approved by the Executive and returned to the Council, becomes law on May 19, 1978.
Angela Markowski, Council Secretary EFFECTIVE DATE: May 19, 1978

Kec'd for record / 19/8 at 3.15 P. M. Same day recorded & examined. Per M. Douglas Chilocet, Clerk

BILL NO. 78-36

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-36

Introduced by Council President Freeman at request of County Executive

Legislative Day No. 78-12 Date: April 11, 1978

AN EMERGENCY ACT to provide for the abandonment of certain water and
sewer capital projects; and to provide that remaining
funds from these projects be transferred to a surplus
account for use in other capital projects as provided
for by the Charter of Harford County, Maryland.
By the Council, April 11, 1978
Introduced, read first time, ordered posted and public hearing schedule
on: <u>May 9, 1978</u>
at: 7:00 P.M.
By Order: Angela Markarock, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on May 9, 1978
and concluded on May 9, 1978
Angela markenaki, Secretary

LISER 5 PAGE 84

1	WHEREAS, the County Executive has recommended that
2	certain capital projects in the Water and Sewer Capital Fund be
3	abandoned, and the funds transferred to a surplus fund; and
4	WHEREAS, this Act conforms to the requirements of
5	Sections 516, 519 and 521 of the Charter of Harford County,
6	Maryland; and
7	WHEREAS; the Treasurer has certified that these funds
8	are available for appropriation to a surplus account.
9	NOW, THEREFORE,
10	Section 1. Be It Enacted By The County Council Of Harford County,
11	Maryland, that the capital projects in the Water and Sewer Capital
12	Fund listed in this Act be, and they are hereby declared to be
13	abandoned, and that the funds remaining in said projects be,
14	and they are hereby transferred to an established Water and Sewer
15	Capital Fund Surplus Account:
16	Project:
17	Rt. 7 to Singer Road Water - 6222
18	Account #81-03-03-62-22
19	Southampton Sewer - 6099
20	Account #81-03-02-60-99
21	Southampton Water - 6100
22	Account #81-03-03-61-00
23	Singer Road Tank - 6187
24	Account #81-03-03-61-87
25	Perryman Wells #6, 7, 8, 9 - 6189
26	Account #81-03-03-61-89
27	Edgewood Interceptor - 6205
28	Account #81-03-02-62-05
29	Damesyn Subdivision Water - 6253
30	Account #81-03-03-62-53
31	

	LIBER 5 PAGE 85
1	Dembytown Water - 6328
2	Account #81-03-03-63-28
3	Total Reduction in Appropriation \$ 463,500.00
4	Project:
5	Fund Balance
6	Account #21-00-90-00-00
7	Total Transferred to W & S Capital Fund Surplus \$ 463,500.00
8	Section 2. And Be It Further Enacted, that this Act is hereby
9	declared to be an Emergency Act, necessary for the proper fiscal
10	operation of Harford County, Maryland, and shall take effect on
11	the date it becomes law.
12	EFFECTIVE: May 19, 1978
13	
14.	
15	The Secretary of the Council does hereby
16	are distribution to
17	the passic and the press.
18	(xile Markeeski)
19	Secretary
20	
21	
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23	

LIBER 5 PAGE 86 BY THE COUNCIL

Read the third time.				
Passed LSD	78-15 (Mag	y 9, 1978)	KX**	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Rainderd x discher x	R RANGE .			
	By orde	r		
	ange	h marka	rsk.	, Secretary
Sealed with the County	Seal an	d presented	to the Co	ounty Executive
for his approval this	10th	day of	May .	, 19 78
at Three o'clo	ck P.M.			
330,200	any	la mark	andi.	_, Secretary
TRY LIND	BY THE	EXECUTIVE		
APPROVED:				12 12 12 12 12 12 12 12 12 12 12 12 12 1
	County Date	Executive Truy 19,	1978	
		0		
	BY THE C	COUNCIL		
This Bill, h	aving be	een approved	by the E	xecutive and
returned to the Counci	1, becom	mes law on M	ay 19, 19	78.
	7	Quela \(\) Angela Marko	Maska wski, Cou	ncil Secretary
EFFECTIVE DATE: May 1	9, 1978			

Rec'd for record 10/9 1978 at 3:15 M. Same day recorded & examined, per H. Bouglas Chilcoat, Glerk

78-26

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council President Freeman at request of County Executive

Legislative day No
AN EMERCENCY ACT to provide for the transfer of appropriations
AN EMERGENCY ACT to provide for the transfer of appropriations
between Capital Projects in the Water-Sewer Capital
Fund; to provide that a new Project be created in the
1977-1978 Water-Sewer Capital Fund; to provide that
certain appropriations be transferred from the Winters
Run Interceptor Project to a new Capital Project in the
1977-1978 Water-Sewer Capital Fund, said Project to
make necessary modifications to the Long Bar Harbor
Water Treatment Plant.
By the Council, April 11, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>May 9, 1978</u>
at: 7:00 P.M.
By Order: Aggla Markachi, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on May 9, 1978
and concluded on <u>May 9, 1978</u> .
angela Markenski, Secretary
78-27
BILL NO. 78-37

WHEREAS, the County Executive has recommended that certain appropriations be transferred between certain Capital Projects in the Water-Sewer Capital Fund, and that a new Capital Project be created in the 1977-1978 Water-Sewer Capital Fund; and

WHEREAS, Sections 516 and 521 of the Charter of Harford County, Maryland, require that such transfers and creations be authorized by legislative act of the County Council; and

WHEREAS, such a transfer and project creation is necessary to make necessary modifications to a treatment plant so that it may become operational; and

WHEREAS, this requirement for a transfer conforms with Sections 516, 519 and 521 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. *Be It Enacted By The County Council of Harford County, Maryland, that the Water-Sewer Capital Fund be, and it is hereby amended by making an inter-budget (project) transfer of appropriations, and that a new project be, and it is hereby added to the 1977-1978 Water-Sewer Capital Fund, all to read as follows:

Long Bar Harbor Water Treatment Plant Rehabilitation (New Project)

Account #81-03-03-63-40-01-01 \$ 2,000 (Engineering)

hereby declared to be an Emergency Act, necessary to make

modifications to the treatment plant so that it may become

operational, and for the health, safety and welfare of the

citizens of Harford County, Maryland, and shall take effect

#81-03-03-63-40-03-03 \$49,000 (Construction)

Total Water-Sewer Capital Fund Requested . . \$51,000

And Be It Further Enacted, that this Act is

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Tot Section 2. 5 hereby dec

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EFFECTIVE:

on the date it becomes law.

May 19, 1978

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The Secretary of the Council does hereby certify that differ (16) copies of this bill are immediately evaluable for distribution to the public and the press.

Secretary

LIBER 5 PAGE 90 BY THE COUNCIL

Passed LSD	78-15 (May 9, 1978)	
Franka axxxx x Pa	exxXX F	
	By order	
	Angels Markon	Secretary,
Sealed with the County	Seal and presented t	to the County Executive
for his approval this	10th day of	.May . 1978
at Three o'clo	ck P.M.	
0300 200	Angela Marka	, Secretary
APPROVED:	BY THE EXECUTIVE	
AFFROVED:		
	all 30	
	Date They 19.	iond
	Date / ray //,	. / / 8
	BY THE COUNCIL	
	A STATE OF	
		by the Executive and
returned to the Counci	1, becomes law on Ma	y 19, 1978.
	and S	Markerski ski, Council Secretary

EFFECTIVE DATE: May 19, 1978

Rec'd for record 19/9 19/8 at 3:15/14.
Same day recorded & examined, per
H. Douglas Chilcoat, Clerk

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-38

Introduced byCouncilman Rahll and Councilman Spry
Legislative Day No. 78-12 Date: April 11, 1978
AN ACT to increase the compensation of the President of the
County Council and other Councilmen of the next
succeeding County Council to become effective
immediately upon the next succeeding County Council
taking office.
By the Council,April 11, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>May 9, 1978</u>
at: 7:00 P.M.
By Order: Angela Markewski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held onMay 9, 1978
and concluded on May 9, 1978

BILL NO. 78-38

Angele Markerake, Secretary

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that an increase in compensation of the President of the County Council and the other Councilmen is hereby established as follows:

- (a) The President of the Council shall receive compensation of Nine Thousand Dollars (\$9000.00) per annum. Councilmen shall receive compensation of Seven Thousand Five Hundred Dollars (\$7,500.00) per annum.
- effective immediately upon the next succeeding term of office of the President and members of the County Council. Section 2. Be It Further Enacted, that subject to the provisions of subsection (a) above, this act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: July 18, 1978

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Grada Markowski

78-38

BY THE COUNCIL

Read the third time.				
Passed	LSD 78-15 (Ma	ıy 9, 1978)	XXXXX	X FXXFX GTFFX 8 F.)
Tack i kok i king R	ARKKAR PAK.			
	By order			
	angels	markon	sk.	, Secretary
Sealed with the Count	y Seal and	presented to	the Cou	nty Executive
for his approval this	10th	_ day of	May	, 1978
at Three o'cl	ock P.M.	- Visible		
Sart Car	angele	morlos	oski .	, Secretary
CENT TO	BY THE EX	ECUTIVE		
APPROVED:				
		12/		
	County Exc	ecutive		
	Date	5-17-7	8	
TUTTERC	BY THE COU	INCIL		

This Bill, having been approved by the Executive and returned to the Council, becomes law on May 19, 1978.

Angela Markowski, Council Secretary

EFFECTIVE: July 18, 1978

Bec'dforrecord/9/9 1978 at 3:15 P. N. Same day recorded & examined, per H. Douglas Chilcoat, Clerk

78-38 11

COUNTY COUNCIL.

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-20 (as amended)

Introduced by _____Councilman Cooper

Introduced b	yCouncilman Cooper
Legislative	Day No
AN ACT	to propose an amendment to Article III of the Charter
	of Harford County, Maryland, titled, Executive Branch,
	by repealing and re-enacting with amendments, Section 314,
	subtitled, Temporary Administrative Appointments, to provide
	for the appointment of "acting" persons to certain positions
	in the Executive Branch during a vacancy or temporary absence
	to provide for a certain time period affecting such
	appointment; and to further provide for the submitting of
	this amendment to the qualified voters of Harford County
	for their adoption or rejection.
	By the Council, February 21, 1978
Introduced,	read first time, ordered posted and public hearing scheduled
	on: <u>March</u> 21, 1978
	at: 7:00 P.M.
	By Order: Orgela Markocoske, Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
of hearing an	d Title of Bill having been published according to the
	blic hearing was held on <u>March 21, 1978</u>
and concruded	on <u>March 21, 1978</u>
	Angela Markowski, Secretary

AS AMENDED

LIBER 5 PACE 95

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Section 314, subtitled, Temporary Administrative Appointments, of Article III, titled, Executive Branch, of the Charter of Harford County, Maryland, be, and it is hereby repealed and reenacted with amendments, to read as follows:

ARTICLE III. EXECUTIVE BRANCH.

Section 314. TEMPORARY ADMINISTRATIVE APPOINTMENTS.

- (a) During the WHEN A vacancy OCCURS in the position of the Director of Administration or the head of an agency of the Executive Branch, the County Executive shall appoint an Acting Director of Administration or acting head of the agency, as the case may be, to serve only for a period not exceeding sixty (60) calendar days. This limit may be extended by the Council for a period of time not to exceed an additional four (4) months.
- (b) During the temporary absence of the Director of Administration or the head of an agency of the Executive Branch due to illness or approved leave of absence greater than thirty (30) days, the County Executive shall appoint, subject to the approval of the Council, a temporary "Acting" Director of Administration or head of an agency in the Executive Branch for the period of absence. NO TEMPORARY ABSENCE DUE TO ILLNESS OR APPROVED LEAVE OF ABSENCE SHALL EXCEED ONE (1) YEAR.
- (c) In no event shall the position be filled by an "Acting" person for a cumulative period greater than the times stated in Subsections (a) and (b) above. When a vacancy or absence that warrants a temporary appointment occurs, the County Executive shall insure that the appropriate procedures are immediately instituted to provide a qualified person for the position.

AS AMENDED

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Section 2. And Be It Further Enacted, that before this Act
becomes effective, it shall first be submitted to a Referendum
of the legally qualified voters of Harford County, Maryland,
at the General Election to be held in November 1978. There
shall be printed on the ballots or ballot labels to be used
at this election the title of this Act OR A BRIEF SUMMARY OF
ITS CONTENTS OR PURPOSE, and underneath the title OR SUMMARY,
on separate lines, a square or box to the right of and
opposite the words, "For", and a corresponding
square or box to the right of and opposite the words,
"Against", so that each voter of the County may
designate his or her decision for or against the provisions
of this Act. If a majority of the votes cast in the election
are "For", the provisions of this Act shall become
effective from and after the thirtieth (30th) day following
the election, but if a majority of the votes cast in the
election are "Against", the provisions of this Act
shall be of no effect and null and void.
Section 3. And Be It Further Enacted, that subject to the
provisions of Section 2 herein and for the sole purpose of
providing for the Referendum therein required, this Act
shall take effect sixty (60) calendar days from the date it
becomes law.
EFFECTIVE: Subject to the provisions of Sections 2 and 3 above,

EFFECTIVE: Subject to the provisions of Sections 2 and 3 above, DECEMBER 8, 1978

78-20 AS AMENDED

LIBER 5 PAGE 97 BY THE COUNCIL

Passed	LSD 78-13 (April 18, 1978) (with amendments)
Failedxaf	X BARKK K FIRST
	By order
	Angela Marlowski, Secretary
Sealed with the Cou	nty Seal and presented to the County Executive
	is 19th 'day of April , 1978
at Three o'	
A CULTA	Angela Markowski, Secretary
A LE YELL (SIE)	BY THE EXECUTIVE
APPROVED:	
	County Executive
	Date May 4, 1978

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on May 4, 1978, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

Angela Markowski, Council Secretary

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question A) to the Charter of Harford County, Maryland, in General Election on November 7, 1978, stands <u>effective</u> December 8, 1978.

Secretary of the Council

Rec'd for record 2/22/19/9 at3:50 P.M., Same day recorded & examined, per H. Douglas Chilcoat, Clerk

78-20 AS AMENDED

BILL NO. 78-22 (as amended)

LIBER 5 PAGE 98 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by ____Councilman Schafer

BILL NO. 78-22 (as amended)

Legislative	Day No	- 7	Date:	February 21, 1978
AN ACT	to propose a	n amondmont i	to Article 1	VIII of the Charter
AN AGI			,	
				, General Provisions,
			3311	mendments, Section 802,
				ovide for a public
				ic officials, and to
				of this amendment to
	the qualifie	d voters of l	Harford Cou	nty for their adoption
	or rejection			
	By the	Council,	February 2	1, 1978
Introduced,	read first t	ime, ordered	d posted and	public hearing scheduled
	on: _	March 21,	1978	
	at: _	7:00 P.M.		
	By Order: _	angela m	aslauske	, Secretary
		8		
		PUBLIC HE	ARING	
	Having	been posted	and Notice	of time and place
of hearing a	nd Title of B	ill having be	en publishe	d according to the
Charter, a p	ublic hearing	was held on	March 21	, 1978
and conclude	d on <u>Ma</u>	rch 21, 1978		<u>į</u> a
		H TIEZA	Visit III	
	-	Gryla W	Celawele	, Secretary

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that Section 802, subtitled, Public Disclosure,
of Article VIII, titled, General Provisions, of the Charter
of Harford County Maryland, be, and it is hereby repealed
and re-enacted with amendments, to read as follows:

ARTICLE VIII. GENERAL PROVISIONS.

Section 802. PUBLIC DISCLOSURE.

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The County Council shall enact a public disclosure law applying to all public officials of the County including the County Executive and any official participating in a zoning case. The law shall require an annual public disclosure of assets, liabilities, income, expenses, and any other financial information that the County Council may deem desirable.

desirable. Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County, Maryland, in accordance with Section 905 of the Charter of Harford County, Maryland, at the General Election to be held in November of 1978. There shall be printed on the ballots or ballot labels to be used at this election the title of this Act OR A BRIEF SUMMARY OF ITS CONTENTS OR PURPOSE, and underneath the title OR SUMMARY, on separate lines, a square or box to the right of and opposite the words, "For and a corresponding square or box to the right of and opposite the words, "Against", so that each voter of the County may designate his or her decision for or against the provisions of this Act. If a majority of the votes cast in the election are "For _____", the provisions of this Act shall become effective from and after the thirtieth (30th) day following the election, but if a majority of the votes cast in the election are "Against", the provisions of

> 78-22 AS AMENDED

this Act shall be of no effect and null and void.

Section 3. And Be It Further Enacted, that subject to the provisions of Section 2 herein and for the sole purpose of providing for the Referendum therein required, this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: Subject to the provisions of Sections 2 and 3 above, DECEMBER 8, 1978

78-22 AS AMENDED

5 PAGE 101 LIBER

BY THE COUNCIL

read	tne	third	time.	

Passed LSD 78-13 (April 18, 1978) (with amendments) ENTINES X SEC XXXX ENTREM

By order

angela maskenski, Secretary

angela Markanske, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 19th day of April at ____ three ___ o'clock _P.M.



BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on May 4, 1978, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

Angela Markowski, Council Secretary

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question D) to the Charter of Harford County, Maryland, in General Election on November 7, 1978, stands effective December 8, 1978.

Sene day recorded & examined, per Secretary of the Council H. Douglas Chilcost, Clerk

78-22

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council President Freeman at request of County Executive

BILL NO. 78-25 (as amended)

Legislat	tive Day No. 78-8 Date: March 7, 1978
AN ACT	to propose an amendment to Article V of the Charter of Harford
	County, Maryland, heading, BUDGET AND FINANCE, by repealing
	Section 512(c) heading, ACTION ON THE BUDGET BY THE COUNCIL, of
	such Article V, to provide that if the County Council fails to
	enact the Annual Budget and Appropriation Ordinance, the Budget
	which then becomes law automatically, shall be the Budget as
	submitted by the County Executive and as may have been amended by
	the Council; such Charter amendment to allow for changes in
	revenue estimates which may occur prior to the effective date of the
	Budget; and to further provide for the submitting of this Amendment
	to the legally qualified voters of Harford County, Maryland, for
	their adoption or rejection.
	By the Council, March 7, 1978
Introduc	ed, read first time, ordered posted and public hearing scheduled
Incroduc	on: April 4, 1978
	at: 6:45 P.M.
	the control of the co
	By Order: Angels Markowske, Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
of heari	ng and Title of Bill having been published according to the
	a public hearing was held on April 4, 1978
and conc	luded on April 4, 1978
	Angele Markowski, Secretary

BILL NO. 78-25

AS AMENDED

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Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Article V, Section 512(c) of the Charter of Harford County, Maryland, heading, BUDGET AND FINANCE, subheading, ACTION ON THE BUDGET BY THE COUNCIL, be, and it is hereby repealed and re-enacted with amendments, all to read as follows:

Section 512. ACTION ON THE BUDGET BY THE COUNCIL.

(c) The Annual Budget and Appropriation Ordinance shall be adopted by the Council not later than one month prior to the beginning of each fiscal year, and if the Council fails to do so, the proposed current expense budget, as submitted by the County Executive and as may have been amended by the Council shall stand adopted, and funds for the expenditures proposed in the current expense budget shall stand appropriated as fully and to the same extent as if favorable action thereon had been taken by the Council.

Council. Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County in accordance with Section 905 of the Charter of Harford County, Maryland, at the General Election to be held in November of 1978. There shall be printed on the ballot or ballot labels to be used at this election the title of this Act OR A BRIEF SUMMARY OF ITS CONTENTS OR PURPOSE, and underneath the title OR SUMMARY, on separate lines, a square or box to the right of and opposite the words, "For '', and a corresponding square or box to the right of and opposite the words, "Against ", so that each voter of the County may designate his or her decision for or against the provisions of this Act. If a majority of the votes cast in the election are "For _____", the provisions of this Act shall become effective from and after the thirtieth (30th) day following the election, but if a majority of the votes cast in the election are

AS AMENDED

"Against _____", the provisions of this Act shall be of no effect and null and void.

Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: Subject to the provisions of Sections 2 and 3 above, DECEMBER 8, 1978

78-25
AS AMENDED

AS AMENDED

LIBER 5 PAGE 105

BY THE COUNCIL

Read the third tim			
	LSD 78-15 (May 9, 1978)	(with amendment	s)
Eaile	EXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
	By order		
	angle Marker	secretar	У
Sealed with the Co	ounty Seal and presented to	the County Execut	ive
for his approval t	this 10th day of	.May , 1	9 7
at Three C	clock P.M.		
AND LOS YOUR SELECTION OF THE PARTY OF THE P	BY THE EXECUTIVE	_k, Secretar	У
APPROVED:			
	County Executive		<u>_</u>
	Date 4 19, 19	378	
	BY THE COUNCIL		
returned to the C	ll, having been approved be ouncil, becomes law on May ing for Referendum therein of Section 2 and Section	, 19, 1978, for the required and subj	•
TO WAY IN	Angela Markows	cki, Council Secret	ar
	Control Control		

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question B) to the Charter of Harford County, Maryland, in General Election on November 7, 1978, stands <u>effective</u> December 8, 1978.

<u>Angels</u> Markowski Secretary of the Council

Same day recorded & examined, per H. Douglas Chilcoat, Clerk

LIBER 5 PAGE 106 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-26 (as amended)

Introduced by Council President Freeman at request of County Executive
Legislative Day No. 78-8 Date: March 7, 1978
AN ACT to propose an amendment to Article V of the Charter of Harford
County, Maryland, heading, BUDGET AND FINANCE, by repealing Section
521, heading, RESTRICTIONS ON CAPITAL PROJECTS; AMENDMENT TO
CAPITAL BUDGET AFTER ADOPTION OF BUDGET, of such Article V, to
provide that certain restrictions on the increase in the total
capital budget be removed in order that the County may accept
Federal grants for capital expenditures; to allow increases in the
capital budget provided certain requirements are met; and to further
provide for the submitting of this Amendment to the legally
qualified voters of Harford County, Maryland, for their adoption
or rejection.
By the Council, March 7, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: April 4, 1978
at: 6:45 P.M.
By Order: Angels Markowski, Secretary
de
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on April 4, 1978
and concluded on April 4, 1978
Angela Markowski, Secretary

BILL NO. 78-26
AS AMENDED

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AS AMENDED Section 1. Be It Enacted By The County Council Of Harford County,

Maryland, that Article V, Section 521 of the Charter of Harford County, Maryland, heading, BUDGET AND FINANCE, subheading, RESTRICTIONS ON CAPITAL PROJECTS; AMENDMENT TO CAPITAL BUDGET AFTER ADOPTION OF BUDGET, be, and it is hereby repealed and reenacted with amendments, all to read as follows: Section 521. RESTRICTIONS ON CAPITAL PROJECTS; AMENDMENT TO CAPITAL BUDGET AFTER ADOPTION OF BUDGET. No obligations of the County shall be authorized in any fiscal year for or on account of any capital project not included in the County budget as finally adopted for such year; provided that upon receipt of a recommendation in writing from the County Executive, the Council may after public hearing and with the affirmative vote of at least five of its members, amend the County budget. The Council may increase the total amount of appropriations for a County capital budget only if the increased appropriations are to be funded from a future bond sale or from funds received from anticipated sources but in excess of the budget estimates therefor, or from revenues received from sources not anticipated in the budget for the current fiscal year. THE INCREASED APPROPRIATIONS ARE TO BE FUNDED FROM UNANTICIPATED STATE OR FEDERAL GRANTS OR STATE OR FEDERAL GRANTS RECEIVED IN EXCESS OF AMOUNTS ANTICIPATED IN THE BUDGET FOR THE CURRENT FISCAL YEAR. Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County in accordance with Section 905 of the Charter of Harford County, Maryland, at the General Election to be held in November of 1978. There shall be printed on the ballots or ballot labels to be used at this election the title of this Act OR A BRIEF SUMMARY OF ITS CONTENTS OR PURPOSE, and underneath the title OR SUMMARY, on separate lines,

a square or box to the right of and opposite the words, "For

AS AMENDED

and a corresponding square or box to the right of and opposite the words, "Against ", so that each voter of the County may designate his or her decision for or against the provisions of 3 this Act. If a majority of the votes cast in the election are 4 "For ", the provisions of this Act shall become effective 5 from and after the thirtieth (30th) day following the election, 6 but if a majority of the votes cast in THE ELECTION ARE ", THE PROVISIONS OF THIS ACT SHALL BE OF NO "AGAINST 9 EFFECT AND NULL AND VOID. Section 3. And Be It Further Enacted, that this Act shall take 10 effect sixty (60) calendar days from the date it becomes law. 11 12 EFFECTIVE: Subject to the provisions of Sections 2 and 3 above, DECEMBER 8, 1978 13

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78-26 AS AMENDED

AS AMENDED

LIBER 5 PAGE 109

BY THE COUNCIL

Read the third time.

Passed LSD 78-15 (May 9, 1978) (with amendments)

FANTIAGO ANTERIAGE

By order

Captimastanti , Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 10th day of May , 1978 at Three o'clock P.M.

County Executive

BY THE EXECUTIVE

APPROVED:

This Bill, having been approved by the Executive and returned to the Council, becomes law on May 19, 1978, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

BY THE COUNCIL

Angela Markowski, Council Secretary

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question C) to the Charter of Harford County, Maryland, in General Election on November 7, 1978, stands <u>effective</u> December 8, 1973.

Rec'd for record 2/22 1979 at 3:50 P.M.
Seme day recorded & examined, pen
H. Douglas Chilcoat, Clerk

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO: 78-54

Introduced by Councilman Shumate
Legislative Day No. <u>78-22</u> Date: <u>July 11, 1978</u>
AN EMERGENCY ACT to propose an amendment to Article II of the Charter of
Harford County, Maryland, heading, LEGISLATIVE BRANCH,
by repealing and re-enacting, with amendments, Section 224(b)
heading, OFFICE OF COUNCIL ATTORNEY, to provide that the
Council Attorney's position shall be removed from the
Classified Service and be included in the Exempt Service;
and to further provide for the submitting of this amendment
to the legally qualified voters of Harford County,
Maryland, for their adoption or rejection.
By the Council, July 11, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: August 8, 1978
at: 7:30 P.M.
By Order: Angla marlowsko, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on August 8, 1978
and concluded on August 8, 1978
Angela Marlauski, Secretary

LIBER 5 PAGE 111.

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Section 1. Be It Enacted By The County Council Of Harford County,

Maryland, that Section 224(b), heading, OFFICE OF COUNCIL ATTORNEY,

of Article II, heading, LEGISLATIVE BRANCH, of the Charter of

Harford County, Maryland, be, and it is hereby repealed and

re-enacted with amendments, all to read as follows:

Section 224. OFFICE OF COUNCIL ATTORNEY.

The Council Attorney shall be the Chief Legal Advisor to the County Council in all matters and shall have the authority and duty to appear in legal and administrative proceedings on behalf of Harford County, Maryland, in all matters as he may deem advisable and necessary relating to and supporting the Council's actions, functions, powers and duties. Attorney shall be appointed by the County Council and shall be in the Exempt Service. Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County, Maryland, at the General Election to be held in November, 1978. There shall be printed on the ballots or ballot labels to be used at this election, the title of this Act or a brief summary of its contents or purpose, and underneath the title or summary, on separate lines, a square or box to the right of and opposite the words, "For ", and a corresponding square or box to the right of and opposite the words, "Against", so that each voter of the County may designate his or her decision for or against the provisions of this Act. If a majority of the votes cast in the election are "For ", the provisions of this Act shall become effective from and after the thirtieth (30th) day following the election, but if a majority of the votes cast in the election are "Against ", the provisions of this Act shall be of no effect and null and void.

78-54

Section 3. And Be It Further Enacted, that subject to the provisions of Section 2 herein and for the sole purpose of providing for the referendum therein required, this Act is declared to be an Emergency Act, necessary to provide independent control of the County Council over its appointees and to provide efficient and effective governmental control by the County Council.

EFFECTIVE: Subject to the provisions of Sections 2 and 3 above, DECEMBER 8, 1978

The Secretary of the Council does kereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary Marlauski

78-54

5 PAGE 113 LIBER BY THE COUNCIL

Read the third time.	
Passed	LSD 78-26 (August 15, 1978) (WXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
**************************************	**************************************
	By order
	Anyla markanki, Secretary
Sealed with the Coun	ty Seal and presented to the County Executive
for his approval thi	s 16th day of August , 1978
at 12:45 o'c	lock P.M.
	Angele Markenski, Secretary
A CUON	, observer,
1848	
AND IN JURE	BY THE EXECUTIVE
APPROVED:	TI TIZ ALVAN
TAY reside	APPA DA
	The war

BY THE COUNCIL

County Executive

This Bill, having been approved by the Executive and returned to the Council, becomes law on August 16, 1978, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

Angela Markowski, Council Secretary

gust 16,1978

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question E) to the Charter of Harford County, Maryland, in General Election on November 7, 1978, stands effective December 8, 1978.

Angela Markaceke Secretary of the Council

Rec'd for record 2/22 1979 at 3:50 1. Some day recorded & examined, per H. Douglas Chilcoat, Clerk

BILL NO. 78-61

LIBER 5 PAGE 114
COUNTY COUNCIL

AS AMENDED

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-61 (AS AMENDED)

Councilman Schafer					
Legislative Day No. 78-24 Date: August 1, 1978					
AN ACT to repeal and re-enact with amendments, Section 16.0241					
of Article 16, heading, Parking and Loading Areas,					
Public Garages, Parking Lots and Filling Stations, of					
the Harford County Zoning Ordinance No. 6, as amended;					
to provide for an effective screening of property.					
By the Council, August 1, 1978					
Introduced, read first time, ordered posted and public hearing scheduled					
on: September 5, 1978					
at: 7:00 P.M.					
By Order: angla Markowski, Secretary					
PUBLIC HEARING					
Having been posted and Notice of time and place					
of hearing and Title of Bill having been published according to the					
Charter, a public hearing was held on September 5, 1978					
and concluded on <u>September 5, 1978</u> .					
angle markowski, Secretary					

BILL NO. 75 61

Section 1. Be It Enacted By The County Council of Harford
County, Maryland, that Section 16.0241 of Article 16, heading,
Parking and Loading Areas, Public Garages, Parking Lots and
Filling Stations, of the Harford County Zoning Ordinance No. 6,
as amended, be, and it is hereby repealed and re-enacted with
amendments, all to read as follows:

ARTICLE 16. PARKING AND LOADING AREAS, PUBLIC GARAGES, PARKING LOTS AND FILLING STATIONS.

Section 16.0241.

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Off-street parking areas, including commercial parking lots, except these used in connection with a professional office, of more than five (5) vehicles LOCATED LESS THAN THREE HUNDRED (300) FEET FROM ANY RESIDENTIAL PREMISES, shall be effectively screened on each side which adjoins or is faced by any residential premises, situated in any "A" OR "R" District, or institutional premises. by a wooden fence and/or compact evergreen hedge and/or any other screening as deemed appropriate by the Hearing Examiners or the Council. WOODEN FENCE AND/OR COMPACT HEDGE AND/OR TREES. Such wooden fence and/or hedge and/or any other barriers shall not be less than four (4) feet or more than six (6) feet in height or as may be determined by the Hearing Examiners or the Council HEIGHT and THE FENCE shall be maintained in good condition without any advertising thereon , EXCEPT SIGNS THAT IDENTIFY THE PREMISE OR ITS USE. The fence shall be constructed in a manner that shall be continuous, with allowances for expansion between the pickets. FIFTY (50) PERCENT SOLID, AND WITH WEATHER TREATED POSTS AND RAILS. The space between such fence or , hedge or other TREES barriers as determined by the Hearing Examiners or the Council and the lot line adjoining premises in any "A" OR "R" District shall be maintained in good condition.

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78-61 AS AMENDED

ALL HEDGES AND TREES SHALL BE SELECTED FOR THEIR ADAPTABILITY

TO THE CLIMATE IN THIS AREA. ALL TREES AND HEDGES SHALL BE

CONIFEROUS. TREES SHALL BE A MINIMUM OF THREE (3) FEET IN

HEIGHT AND SHALL BE SPACED WHEN PLANTED IN A MANNER THAT WILL

CREATE A SOLID SCREEN WITHIN FOUR (4) YEARS.

THE APPLICANT MAY APPLY FOR A VARIANCE FROM THE CONDITIONS

SET FORTH IN THIS SECTION.

Section 2. And Be It Further Enacted, that if any section,

clause, phrase, word, provision or particular application of this

Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof.

Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: December 22, 1978

78-61 AS_AMENDED

LIBER 5 PAGE 117 BY THE COUNCIL

Read the third time.

Passed LSD 78-30 (October 3, 1978) (with amendments)

FAXING SEX PASSAGE

By order

Sealed with the County Seal and presented to the County Executive for his approval this 4th day of October, 19 78

angle Markeaski, Secretary

at 12:30 o'clock P.M.

STATE OF THE STATE

APPROVED:

BY THE EXECUTIVE

County Executive

Date 10/3

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 23, 1978.

Angela Markovski, Secretary

EFFECTIVE DATE: December 22, 1978

Rec'd for record 22 1977 at 3:50 N.
See day recorded & examined, per
H. Douglas Chilcoat, Clerk

BILL NO. 78-62
AS AMENDED

LIBER 5 PAGE 118
COUNTY COUNCIL

OF

Introduced by _____Councilman Cooper

HARFORD COUNTY, MARYLAND

BILL NO. 78-62 (AS AMENDED)

Legislative Day No	078-24	Date:	August 1, 1978	
County, and re- Compreh WITH AM Balance Section that th after a levying collect ADJUSTM taxes t fiscal real pr YEAR; a amendme	Maryland, titled, I enacting with amendatensive Scope of Budget and to report and to report and to prove the county Budget not adjustments; to prove a real property taxes in not greater that to be carried over any year; to provide for each of the county budget not any to be carried over any to the provide for the county taxes if lever and to further provide the county to the qualified adoption or rejection	Budget and Forments, Secting to and to a subtitle peal and resplemental for the subtich will an THE prior excess color exemption of the subtich apply to a subtich ap	inance, by reperson 503, subtitle repeal AND RE-E d, Tax Levy and enact with amentappropriations; prior fiscal ye County Council amount in a tofiscal year WIT lection of properties budget of the budget of the separate elactions of this submitting of the submitting of the separate of the separate elactions of the separate elactio	aling ed, NACT dments; to provide ar budget not tal Herty he next ss of Article; is
	By the Council,	August 1,	1978	
Introduced, read	first time, ordered	d posted and	public hearing	scheduled
	on: August 16,	1978		
	at: 7:30 P.M.	•		
By Or	der: Angela Ye	Darkowsk	, Secreta	ıry
	PUBLIC HE	ARING		
			of time and wil-	
of heaving and Tit	Having been posted			
	le of Bill having be			ne
	hearing was held on		6, 1978	i:
and concluded on _	August 16, 1978	•		
	angela m	Jarkows	<u>場</u> , Secreta	ry
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Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Section 503, subtitled, Comprehensive Scope of Budget, and Section 517, subtitled, Supplementary Apprepriations; 515, SUBTITLED, TAX LEVY AND BALANCED BUDGET, of Article V, titled, Budget and Finance, OF THE CHARTER OF HARFORD COUNTY, MARYLAND, be, and they are hereby repealed and re-enacted with amendments, and that Section 515; subtitled; Tax Levy and Balanced Budget; of Article V, titled; Budget and Finance; be; and it is hereby repealed; all to read as follows: Section 503. COMPREHENSIVE SCOPE OF BUDGET.

- (a) The County budget shall consist of the current expense budget, the capital budget and capital program, and the budget message. It shall represent a complete financial plan for the County reflecting all receipts and disbursements from all sources, including all revenues, all expenditures, and the surplus or deficit in the general fund and all special funds of the County government.
- The County budget, EXCLUDING ALL WATER AND SEWER BUDGETS, ALL CAPITAL BUDGETS, AND ALL GRANT BUDGETS for any fiscal year shall not exceed the County budget, EXCLUDING ALL WATER AND SEWER BUDGETS, ALL CAPITAL BUDGETS, AND ALL GRANT BUDGETS for fiscal year 1978 1979 adjusted by the change in the United States Government Consumer Price Index for URBAN WAGE EARNERS AND CLERICAL WORKERS, 1967 = 100, BALTIMORE, MARYLAND, AS PUBLISHED BY THE BUREAU OF LABOR STATISTICS OF THE UNITED STATES DEPARTMENT OF LABOR FOR the prior calendar year AND ADJUSTED BY THE PERCENTAGE CHANGE IN THE ESTIMATED COUNTY POPULATION AS OF JANUARY 1ST IN THE BUDGET YEAR AS DETERMINED BY THE STATE DEPARTMENT OF HEALTH AND MENTAL HYGIENE. Section 515. (Reserved) Section 517. SUPPLEMENTARY APPROPRIATIONS: SECTION 515. TAX LEVY AND BALANCED BUDGET.

78-62 AS AMENDED

- (a) When the County budget shall have been finally adopted in the Annual Budget and Appropriation Ordinance, the Council shall thereupon levy and cause to be raised the amount of taxes required by the budget in the manner provided by law so that the budget shall be balanced as to proposed income and expenditures.
- which would result in a total collection of real property taxes greater than the amount collected in fiscal year 1979 AND ADJUSTED BY THE C.P.I. FOR URBAN WAGE EARNERS AND CLERICAL WORKERS, 1967 = 100, BALTIMORE, MARYLAND, AS PUBLISHED BY THE BUREAU OF LABOR STATISTICS OF THE UNITED STATES DEPARTMENT OF LABOR AND THE PERCENTAGE CHANGE IN THE ESTIMATED COUNTY POPULATION AS OF JANUARY 1ST IN THE BUDGET YEAR AS DETERMINED BY THE STATE DEPARTMENT OF HEALTH AND MENTAL HYGIENE.
- (c) In the event that any annual collection of real property taxes exceeds the limits set forth in this Section, then said excess shall be carried over and applied in the budget in the following fiscal year.
- (d) In the event the County Council shall establish; pursuant to proper authority; any separate class of residential real property tax; then; and in that event; all other classes of real property taxes would be exempt from this Section; and the total real property taxes on residential real property shall not exceed the total amount of taxes collected on residential real property in fiscal year 1979.
- (d) THE PROVISIONS OF THIS AMENDMENT TO THE CHARTER

 OF HARFORD COUNTY, MARYLAND, SHALL BECOME NULL AND VOID AND OF

 NO EFFECT ON DECEMBER 15, 1980. CHARTER PROVISIONS, SECTIONS

 503 AND 515, AFFECTED BY THIS AMENDMENT, SHALL REVERT TO THE

 CHARTER LANGUAGE IN EFFECT ON NOVEMBER 6, 1978, UNLESS THE

 PROVISIONS OF THIS AMENDMENT HAVE BEEN EXTENDED BY AN APPROPRIATE

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EFFECTIVE:

CHARTER AMENDMENT IN THE GENERAL ELECTIONS OF 1980. Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County, Maryland, at the General Election to be held in November 1978. There shall be printed on the ballots or ballot labels to be used at this election the title of this Act or a brief summary of its contents or purpose, and underneath the title or summary, on separate lines, a square or box to the right of and opposite the words, "For ", and a corresponding square or box to the right of and opposite the words, "Against _____", so that each voter of the County may designate his or her decision for or against the provisions of this Act. If a majority of the votes cast in the election are "For ", the provisions of this Act shall become effective from and after the thirtieth (30th) 16 day following the election, but if a majority of the votes cast in the election are "Against", the provisions of this 18 Act shall be of no effect and null and void. 19 SECTION 3. AND BE IT FURTHER ENACTED, THAT IF ANY SECTION, 20 CLAUSE, PHRASE, WORD, PROVISION OR PARTICULAR APPLICATION OF THIS ACT IS FOR ANY REASON HELD INVALID OR UNCONSTITUTIONAL BY 22 ANY COURT OF COMPETENT JURISDICTION, SUCH SECTION, CLAUSE, 23 PHRASE, WORD, PROVISION OR PARTICULAR APPLICATION SHALL BE 24 DEEMED A SEPARATE, DISTINCT AND INDEPENDENT PROVISION OR 25 APPLICATION AND SUCH HOLDING SHALL NOT AFFECT THE VALIDITY OF 26 THE REMAINING PROVISION OR SUBSEQUENT APPLICATION THEREOF. 27 Section 3: 4. And Be It Further Enacted, that subject to the 28 provisions of Section 2 herein and for the sole purpose of 29 providing for the Referendum therein required, this Act shall 30 take effect sixty (60) calendar days from the date it becomes 31 law.

Subject to the provisions of Sections 2 and 3 above, DECEMBER 8, 1978

AS AMENDED

LIBER 5 PAGE 122
BY THE COUNCIL

Read the third time.

Passed_	SLSD	78-27	(August	16,	1978)	_(with	amendments)
XXXXXXX	SEX PE	******					
		By or	der				

Sealed with the County Seal and presented to the County Executive for his approval this 17th day of August , 1978 at 10:30 o'clock A.M.



angla Marlunde, Secretary

angela Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date 8-18-78

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on August 18, 1978, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

Angela Markowski, Council Secretary

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question F) to the Charter of Harford County, Maryland, in General Election on November 7, 1978, stands effective December 8, 1978.

Angela Markarake
Secretary of the Council

Rec'd for record2/22 1979 at 3:33 P.M... Seme day recorded & examined, per. H. Douglas Chilcoat, Clerk

762
AS AMENDED

BILL NO. 78-68
AS AMENDED

5 PAGE 123 LIBER COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-68 (as amended)

Introduced by Councilman Shumate

Legislative Day No. 78-26 Date: August 15, 1978
AN ACT to add new Section 11-20.1, heading, Program Termination, to
Article 1, heading, In General, of Chapter 11, heading, Finance
and Taxation, all of the Harford County Code, said new Section
to provide for the automatic termination of any County program
when the purpose for which that program was established is no
longer valid.
By the Council, August 15, 1978
10 1070
By Order: Angela Thankowskip, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held onSeptember 19, 1978
and concluded on September 19, 1978
angela Markowski, Secretary

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that new Section 11-20.1, heading, Program Termination, be, and it is hereby added to Article 1, heading, In General, of Chapter 11, heading, Finance and Taxation, all of the Harford County Code, and all to read as follows:

CHAPTER 11. FINANCE AND TAXATION.

7 ARTICLE 1. IN GENERAL.

Section 11-20.1. Program Termination.

- (a) Any program established pursuant to the budgetary laws of Harford County shall expire and have no further funds allocated to it upon the occurrence of any of the following events:
- (1) A program's funding shall expire three (3) years following the date of establishment, unless extended by legislative act of the County Council; or
- (2) The purpose for which the program was established is no longer viable; as determined after eareful study of all pertinent facts and data; and such program shall then expire; and shall only be revived upon a majority vote of the County Council sitting in legislative session:
- (b) Any funds remaining in a terminated program shall be transferred to the General Fund for use in other programs.
- (e) This Section shall not apply to funding programs of fire protection, police protection or other public safety programs, and any obligations established by the Harford County Charter or State law.
- (1) A PROGRAM'S FUNDING SHALL EXPIRE THREE (3)
 YEARS FOLLOWING THE DATE OF ESTABLISHMENT, UNLESS EXTENDED BY
 LEGISLATIVE ACTION BY THE COUNTY COUNCIL IN ACCORDANCE WITH THE
 FOLLOWING PROCEDURES:
- 31 (A) THE DIRECTOR OF ADMINISTRATION SHALL

 32 REVIEW EACH PROGRAM IN ITS THIRD YEAR OF OPERATION AND SUBMIT A

REPORT IN WRITING TO THE COUNTY COUNCIL WITH RECOMMENDATIONS FOR
CONTINUATION OR EXPIRATION. THE REPORT SHALL BE SENT TO THE
COUNTY COUNCIL ON OR BEFORE APRIL 15TH IN THE YEAR PRECEDING
POSSIBLE EXPIRATION.
(D) HUE DECOMPTED ATTOMO CHALL DE ADDRESSE

(B) THE RECOMMENDATIONS SHALL BE APPROVED

OR DISAPPROVED AT LEGISLATIVE SESSION OF THE COUNTY COUNCIL PRIOR

TO THE ENSUING FISCAL YEAR. PROGRAMS RECOMMENDED AND APPROVED

FOR TERMINATION SHALL EXPIRE AND ONLY BE REVIVED UPON MAJORITY

VOTE OF THE COUNTY COUNCIL SITTING IN LEGISLATIVE SESSION.

(C) PROGRAMS NOT DISCONTINUED MAY REMAIN IN
THE NORMAL BUDGET PROCESS. HOWEVER, THE PROGRAMS SHALL BE
REVIEWED AGAIN IN THREE (3) YEARS.

(D) ANY FUNDS REMAINING IN A TERMINATED

PROGRAM SHALL BE TRANSFERRED TO THE GENERAL FUND FOR USE IN OTHER

PROGRAMS.

(E) THIS SECTION SHALL NOT APPLY TO FUNDING
PROGRAMS OF FIRE PROTECTION, POLICE PROTECTION OR OTHER PUBLIC
SAFETY PROGRAMS, WATER AND SEWER OPERATIONS, AND ANY OBLIGATIONS
ESTABLISHED BY THE HARFORD COUNTY CHARTER OR STATE LAW.

(2) PROGRAMS IN EFFECT AT TIME OF ADOPTION OF
THIS ACT SHALL BE SUBJECT TO THE PROVISIONS OF THIS ACT, AND
SHALL BE REVIEWED ON A SCHEDULE AS IF THE PROGRAM STARTED
JULY 1, 1978.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: December 22, 1978

LIBER 5 PAGE 126 BY THE COUNCIL

Read the third time.	
Passed LSD	78-32 (October 17, 1978) (with amendments)
FAXXBAXBEXE	кияве
	By order
	angla Markowski, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	18th day of October , 1978
at11:15o'clo	ck A.M.
TO BUILD L'OUR	Angele Markenski, Secretary
A STANK WAS ASSESSED.	BY THE EXECUTIVE
APPROVED:	
	County Executive

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 23, 1978.

angela Markowski, Secretary

EFFECTIVE DATE: December 22, 1978

Same day recorded & examined, per B. Douglas Chilcoat, Clerk

BER 5 PAGE 127 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-69

Introduced by Council President Freeman at request of County Executive
Legislative Day No. 78-26 Date: August 15, 1978
AN EMERGENCY ACT to make an emergency appropriation to the Department of
Parks and Recreation from unanticipated revenues received
from the Maryland Mental Retardation Administration; to
provide funds for a special summer program for the
handicapped.
By the Council, August 15, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: September 19, 1978
at: 7:00 P.M.
By Order: Angela Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on September 19, 1978
and concluded on <u>September 19, 1978</u> .
- angela Markowski, Secretary

BILL NO. 78-69

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated revenues to the County budget for the fiscal year ending June 30, 1979, using funds received from the State of Maryland; and

WHEREAS, said funds shall be used for a special summer program for handicapped children; and

WHEREAS, the appropriation of said funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Maryland Mental Retardation Administration in the below listed amounts for the purpose detailed:

Appropriation:

Parks & Recreation

Summer Special Program

Account	Receivable #28-00	-03-80-10-02-00-0	JU	\$4,704.55
	Total Receivable			\$4,764.55
Parks & Re	ecreation			

23 Summer Special Program

Expenditure	Account	#88-06-25-00 (Contractual	-07-04-03-XX Services)		\$4,964.5
		(Contractual	Services)		

26	#88-06-25-00-07-04-05-XX \$ (Supplies & Materials)	400.00
27		

#88-06-25-00-07-04-15-XX			\$ (600.00)
(Receipts)			

													CA 764 EE
30	Total	Expenditures	 •	•	•	•	•	•	•	•	•	•	\$4,704.55

78-69

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for a vital County recreational program, and shall take effect on the date it becomes law.

EFFECTIVE: September 26, 1978

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markenski

LIBER 5 PAGE 130 BY THE COUNCIL

Passed LSD 78-29 (September 19, 1978 (WIXIX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ecretary
By order **Description** **Description** Sealed with the County Seal and presented to the County for his approval this **20th** day of **September** at **Three** o'clock **p.M.	
Sealed with the County Seal and presented to the County for his approval this 20th day of September at Three o'clock p.M.	
Sealed with the County Seal and presented to the County for his approval this 20th day of September at Three o'clock p.M.	
Sealed with the County Seal and presented to the County for his approval this 20th day of September at Three o'clock P.M.	
for his approval this 20th day of September at Three o'clock p.M.	
at Three o'clock p.M.	Executive
at Three o'clock p.M.	, 19 <u>7</u>
Angla Makruska, S	
A SYRD .	ecretary
BY THE EXECUTIVE	
APPROVED:	
	-
County Executive	
Date 9-26-78	
Date	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on September 26, 1978.

Angla Markovski, Secretary

EFFECTIVE DATE: September 26, 1978

Reo'd for record-/22 1979 at 3:50 P.M. Sere day recorded & examined, per H. Douglas Chilcost, Clerk

LIBER 5 PAGE 131 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-70

Introduced byCouncilman Cooper
Legislative Day No. 78-26 Date: August 15, 1978
AN ACT to add new Article 7, heading, Lewdness, to Chapter 14,
heading, Morals and Conduct, of the Harford County Code;
to provide for prohibiting obscene performances; to
provide for definitions; to provide penalties for the
violation of said Article.
By the Council, August 15, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: September 19, 1978
at: 7:00 P.M.
By Order: Angela Markouski , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>September 19, 1978</u>
and concluded on <u>September 19, 1978</u> .
Angela Marlowski, Secretary

BILL NO. 78-70

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that new Article 7, heading, Lewdness, be, and it is hereby added to Chapter 14, heading, Morals and Conduct, of the Harford County Code, all to read as follows: CHAPTER 14. MORALS AND CONDUCT.

ARTICLE 7. LEWDNESS

24 |

Section 14-55. Definitions.

- (a) For the purpose of this Article, an obscene performance, exhibition, drama, play, show, dancing exhibition, tableau or entertainment shall be defined as one which the average person, applying contemporary community standards, would find, taken as a whole, appeals to the prurient interest, and which taken as a whole, lacks serious literary, artistic, political, or scientific value, and where in a patently offensive way, it conveys to the observer sexual conduct:
 - (1) As specifically defined in any statute of Maryland proscribing obscenity or obscene performances, or
 - (2) As specifically defined as follows, whether actual or simulated:
 - (a) Sexual or anal intercourse, masturbation, fellatio, cunnilingus, or the fondling of the buttocks, anus, breasts, or genitalia of oneself or another, or sexual stimulation by means of contact with animals or inanimate objects; or urination or defecation.
 - (b) "Simulated" shall mean the representation of an activity by mimicry, gesture, or bodily movement in a manner that would clearly and unmistakably convey to an average adult that such activity is intended to be represented thereby. Section 14-56. Offenses.
 - (a) Any person who as actor, dancer, owner, manager, producer, director, or agent, or in any other capacity, prepares,

gives, directs, presents, performs, or participates in any obscene performance, exhibition, drama, play, show, dancing exhibition, tableau, or entertainment in which live persons perform or participate in an obscene manner in the presence of any other person or persons who have paid a consideration of any type whatsoever to observe the exhibition or performance; and

(b) Every owner, lessee, or manager of any theatre, garden, building, room, place or structure, who knowingly permits the same to be used for the purpose of any such exhibition as enumerated in this paragraph, or who assents to its use for any such purpose shall be guilty of a misdemeanor and upon conviction thereof shall be fined or imprisoned as provided hereafter.

Section 14-57. Penalties.

Any person violating any provision of this subtitle or failing to comply therewith is guilty of a misdemeanor, punishable upon conviction by a fine not to exceed One Thousand Dollars (\$1,000.00) or imprisonment not to exceed six (6) months, or by both such fine and imprisonment. Each day that a violation continues is deemed to be a separate offense. Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof.

78-70

Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: January 30, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Begela Markowski

LIBER . 5 PAGE 135 BY THE COUNCIL

Read the third time.	CO OO (Ootobor 17 1070) Washingmanianted
	8-32 (October 17, 1978) Xwithxementex
APATAPA XPEX XPEX	szage
	By order
	Angla Markouski, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	18th day of October , 19 78
at	ck A.M.
CORD COURT	Angla Markenski, Secretary
MARY LAGIN	BY THE EXECUTIVE
APPROVED:	
	County Executive
	Date
Harford County, Maryl	with Section 311 of the Charter of and, Bill No. 78-70 is hereby vetoed ay of November 1978.

County Executive

BY THE COUNCIL

This Bill, having been passed by the year of at least five (5) members of the Council notwithstanding the objections of the Executive, becomes law on December 1, 1978.

angele Markourki, Secretary

EFFECTIVE DATE: January 30, 1979

Rec'd for record 2/22 1919 at 3:50 M. Same day recorded & examined, per H. Douglas Chilcoat, Clerk

LIBER 5 PAGE 136 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-71

Introduced by Councilman Cooper
Legislative Day No. 78-26 Date: August 15, 1978
AN ACT to add new Article 4, heading, Massage Establishments,
to Chapter 13, heading, Licenses and Permits, of the
Harford County Code; to provide for the licensing of
massage establishments; to provide for the regulations
of massage establishments; to provide for definitions;
to provide for prohibiting certain unlawful acts and
to provide penalties for the violation of said Article.
By the Council, August 15, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: September 19, 1978
at: <u>7:00 P.M.</u>
By Order: Angela Markovski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>September 19, 1978</u>
and concluded on <u>September 19, 1978</u> .
Rayla Markowski, Secretary
- Contraction of the contraction

BILL NO. 78-71

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that new Article 4, heading, Massage Establishments, be, and it is hereby added to Chapter 13, heading,

Licenses and Permits, of the Harford County Code, all to read
as follows:

CHAPTER 13. LICENSES AND PERMITS.

ARTICLE 4. MASSAGE ESTABLISHMENTS.

Section 13-40. Definitions.

- (a) Department means the Department of Licenses and Permits.
- (b) Massage means the administration by any person of any method of exerting or applying pressure, friction, moisture, heat, or cold to the human body, or the rubbing, stroking, kneading, pounding or tapping of the human body by any physical or mechanical means for any form of consideration.
- (c) Massage establishment means any building, place or operation wherein a massage is administered or permitted to be administered for any form of consideration.
- (d) Massagist means any person who administers a massage for any form of consideration.

 Section 13-41. License Required.

It shall be unlawful for any person to maintain, operate or conduct a massage establishment within Harford County without a license issued by the Department of Licenses and Permits unless exempted in Section 13-42.

Section 13-42. Exemptions.

This Article shall not apply to:

(a) Physicians, surgeons, osteopaths, chiropractors or therapists who are duly licensed to practice their respective professions in the State of Maryland or who are permitted to

practice temporarily under the auspices of an associate or establishment duly licensed in the State of Maryland, while in the course of their licensed business or profession.

- (b) Nurses and practical nurses, who are registered under the laws of this State and operating under a physician's direction.
- (c) Any duly licensed hospital, medical clinic or nursing home.
- (d) A trainer of any duly constituted athletic team while in the normal course of his duties.
- (e) Any bona fide health spa or health club offering or providing massages solely incidental to the furnishing of facilities for and instruction in physical fitness and actually occupying premises of not less than three thousand (3000) square feet, of which not more than ten percent (10%) is used for massages.
- and operated exclusively for social or athletic purposes and which offers or provides massages solely incidental to the furnishing of facilities for such purposes and which actually occupies premises of not less than three thousand (3000) square feet, of which area not more than ten percent (10%) is used for massages.

Section 13-43. Massagist - Registration.

It shall be unlawful for any person to maintain, operate or conduct a massage establishment or to employ, or otherwise allow, any individual to perform as a massagist, and to allow any individual to perform as a massagist, unless such individual shall have first been duly registered as a massagist for that particular massage establishment exempt in Section 14-59.

Section 13-44. Application for License - Contents; Fee.

Applicants for a license under Section 13-41 shall file upon a form provided by the Department of Licenses and Permits a signed application, subject to the law relating to perjury, setting forth the following information:

- (a) A definition of service to be provided.
- (b) The address where it is proposed to conduct the business for which application is made.
- (c) The name, local and permanent addresses, and local telephone number of each applicant.
- (d) If applicant is a corporation, the State of corporation the names and residence addresses of each of the officers and directors of said corporation and of each stockholder owning more than ten percent (10%) of the stock of the corporation, and the address of the corporation itself, if different from the address of the massage establishment.
- (e) If applicant is a partnership, the names and residence addresses of each of the partners including limited partners, and the address of the partnership itself, if different from the address of the massage establishment.
- (f) A photograph, at least two (2) inches by two
 (2) inches in size, showing the head and shoulders of the applicant in a clear and distinguishing manner.
- (g) Description: Height, weight, age, date of birth, color of hair and eyes, other distinguishing physical characteristics of the applicant.
- (h) A statement indicating whether the applicant has ever been licensed to practice or carry on the same business and, if so, when and where it was last practiced or carried on.

- (i) A statement that the applicant has never been convicted of any crime, motor vehicle laws excepted, or convicted of violation of any municipal code or ordinance. If so convicted, the nature of the offense and the punishment or penalty imposed.
- (j) The number of rooms to be occupied by the business, together with a drawing of the interior arrangement and a list of the proposed equipment with a brief description of each piece of proposed equipment.
- (k) The name and address of each massagist who is or will be employed in said establishment, together with a statement of his/her individual qualifications and the name and address of the last place of business where each individual worked.
- (1) The sum of Twenty-five Dollars (\$25.00) shall accompany the application to reimburse the County for the cost of investigation, which sum shall be retained by the County whether the license is granted or denied.
- (m) An application for a successor license shall be filed with the Department of Licenses and Permits before April 1 of each year.

Section 13-45. Appeals.

If the recommendation of the Department of Licenses and Permits, after investigation is that the applicant not be licensed, the Department of Licenses and Permits shall state the reasons therefore in writing. The applicant may appeal the decision of the Department of Licenses and Permits to a court of competent jurisdiction.

Section 13-46. Issuance of License.

If the recommendation of the Department of Licenses and Permits is favorable, the Department of Licenses and

Permits shall, upon payment of a license fee in the sum of Fifty Dollars (\$50.00), issue a license to the applicant. Every license so granted shall terminate on the first day of July annually, or until successor license is issued or denied by the Department of Licenses and Permits. The Department of Licenses and Permits shall issue a certificate of license which shall at all times be prominently displayed inside the massage establishment.

Section 13-47. Transfer of License.

No massage establishment license shall be transferable. Section 13-48. Unlawful Acts.

- (a) It is unlawful for any person maintaining, operating or conducting a massage establishment to:
- (1) Remain open or provide services any time between the hours of twelve midnight and 8:00 A.M.
- (2) Provide treatment at the same time to persons of the opposite sex in the same room or quarters.
- (3) Provide to any person at any time any service which the Department of Health and Mental Hygiene may reasonably consider to be dangerous to health or safety.
- (b) No person conducting a massage establishment shall tolerate on the premises any activity or behavior prohibited by the laws of the State, particularly, but not exclusively, those sections within Article 27 of the Annotated Code of Maryland proscribing prostitution, sodomy, perverted sexual practices, a bawdy place, adultery, fornication, any lewd and lascivious cohabitation and all laws relating to obscene matter.
- (c) No person conducting a massage establishment shall tolerate in his establishment any activity or behavior

which violates this Article, particularly, but not exclusively, those sections which parallel the State Statutes on immorality and obscenity detailed above.

(d) Any person violating the provisions of this section shall, upon conviction, be punished as hereinafter provided in this subtitle and, in addition to such penalty, it shall be the duty of the Department of Licenses and Permits to revoke the license of the establishment wherein the provisions of this section shall have been violated.

Section 13-49. Inspection.

Any massage establishment, its equipment, records and methods of operation shall be open during working or business hours to inspection by representatives of Harford County to make regular inspection of such licenses, and a report of such inspections shall be made to the respective department heads in writing. Denial of entry of such inspectors during business hours shall be cause for revocation of the license.

Section 13-50. Revocation of License; Hearing.

Whenever the Department of Licenses and Permits believes that any licensed massage establishment or registered massagist has violated any of the provisions of this Article, the rules and regulations promulgated by the Department of Licenses and Permits or is not qualified to hold a license, it may revoke or suspend the license.

Section 13-51. Temporary License.

Upon application, the Department of Licenses and

Permits may issue a temporary massage establishment license to

any applicant who was, upon the effective date of this subtitle,

the owner or operator of such an establishment in Harford

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5 PAGE 143 LIBER

County pending review and investigation of the application submitted herein. Such temporary license shall remain in effect for a period of thirty (30) days or until issuance of the permanent license applied for. If the application for the permanent license is denied, said temporary license shall immediately expire and shall be of no further force or effect. Section 13-52. Penalties.

Any person violating any provision of this subtitle or failing to comply therewith is guilty of a misdemeanor, punishable upon conviction by a fine not to exceed One Thousand Dollars (\$1,000.00) or imprisonment not to exceed six (6) months, or by both such fine and imprisonment. Each day that a violation continues is deemed to be a separate offense.

Conviction for any violation of the provisions of

this Article shall constitute cause for immediate revocation of the license. Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof. Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes

EFFECTIVE: January 30, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angels Thankousking Secretary 78-71

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LIBER 5 PAGE 144 BY THE COUNCIL

FANNAA VANK	VANANAN
THE THE PARTY OF T	aconager
	By order
	Angela Markowski, Secretary
Sealed with the Count	y Seal and presented to the County Executive
for his approval this	18th day of October , 19
at11:15 o'cl	Lock A.M.
	Angels Markowski , Secretary
TO BAN DELD	BY THE EXECUTIVE
APPROVED:	
	County Executive
	Date

in toto this eighth day of November 1978.

Reo'd for record2/22 1979 at3:50 . M Some day recorded & examined, per H. Douglas Chilcoat, Clerk

Charles B. Anderson County Executive

BY THE COUNCIL

This Bill, having been passed by the yeas of at least five (5) members of the Council notwithstanding the objections of the Executive, becomes law on December 1, 1978.

Angels, Marlowski, Secretary

EFFECTIVE DATE: January 30, 1979



COUNTY COUNCIL

013

HARFORD COUNTY, MARYLAND

BILL NO. 78-72

Introduced by Council President Freeman at request of County Executive
Legislative Day No. 78-28 Date: September 5, 1978
AN EMERGENCY ACT to provide for the transfer of appropriations between capital projects in the Department of Public
Works' General Capital Funds; to provide for the creation
of a new capital project in the 1978-1979 General
Capital Fund, heading, Purchase of Mann House, Inc.;
to provide that certain appropriations be transferred
from the Central Balefill Project to the newly
created project, said funds to be used for the purchase
of the Mann House, Inc., building in Bel Air, Maryland.
By the Council, September 5, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>October 10, 1978</u>
at: 7:45 P.M.
By Order: Angela Markenski, Secretary
PUBLIC HEARING
Having been posted and llotice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 10, 1978
and concluded on October 10, 1978

angela Markinske , Secretary

1	WHEREAS, the County Executive has recommended that
2	certain appropriations be transferred between certain capital
3	projects in the General Capital Fund, and that a new capital
4	project be created in the 1978-1979 General Capital Fund; and
5	WHEREAS, Sections 516 and 521 of the Charter of Harford
6	County, Maryland, require that such transfers and creations be
7	authorized by legislative act of the County Council; and
8	WHEREAS, such a transfer and project creation is
9	necessary to purchase a building and grounds from the Mann House,
10	Inc.; and
11	WHEREAS, this requirement for a transfer conforms with
12	Sections 516, 519 and 521 of the Charter of Harford County,
13	Maryland.
14	NOW, THEREFORE,
15	Section 1. Be It Enacted By The County Council Of Harford County,
16	Maryland, that the General Capital Fund, be, and it is hereby
17	amended by making an inter-budget (project) transfer of
18	appropriations, and that a new project be, and it is hereby
19	added to the 1978-1979 General Capital Fund, all to read as
20	follows:
21	From: General Capital Fund
22	Central Balefill
23	Account #71-03-28-11-01-00-09-01 \$ 125,000.00
24	Total General Capital Fund Transfer \$ 125,000.00
25	To: FY 1978-79 General Capital Fund
26	Mann House, Inc. (New Project)
27	Account #71-04-38-00-01-00-09-01 \$ 125,000.00
28	Total General Capital Fund Request \$ 125,000.00
29	Section 2. And Be It Further Enacted, that this Act is hereby
30	declared to be an Emergency Act, necessary for the purchase of
31	a building and land for the continuance of a vital social program,
32	and shall take effect on the date it becomes law. The Secretary of the Council does hereby EFFECTIVE: October 23, 1978 certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press. Claudin Marfanskie Southery of the Council does hereby EFFECTIVE: October 23, 1978 Certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

LIBER 5 PAGE 147
BY THE COUNCIL

Read the third time.

By order

angele Marlocali, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 11th day of October, 1978 at 12:20 o'clock P.M.



Angela Markovski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date 10/23/78

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 23, 1978.

angela Machanchi, Secretary

EFFECTIVE DATE: October 23, 1978

Some dry recorded & examined, per H. Douglas Chilcost, Clerk

LIBER 5 PAGE 148 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-73

Introduced by Council President Freeman at request of County Executive
Legislative Day No. 78-28 Date: September 5, 1978
AN EMERGENCY ACT to make an emergency appropriation to the Commission on
Aging from unanticipated revenues received from the Central
Maryland Area Agency on Aging, Title III, Human Services
to the Elderly; to provide funding for the Harford County
Nutrition Project and to provide the County Executive
with the authorization to accept these funds which extend
beyond the present fiscal year.
By the Council, September 5, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>October 10, 1978</u>
at: <u>7:45 P.M.</u>
By Order: Angela Markouske, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 10, 1978
and concluded on October 10, 1978
and marlowski, Secretary

BILL NO. 78-73

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated revenues to the County Budget for the fiscal year ending June 30, 1979, using funds received from the Central Maryland Area Agency on Aging; and

WHEREAS, said funds are part of the Commission on Aging, Title III, Human Services to the Elderly Project; and

WHEREAS, said funds shall be used for a Harford County nutrition program; and

WHEREAS, said grant of funds will be in effect beyond the present fiscal year; and

WHEREAS, the appropriation of said funds is in accordance with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Central Maryland Area Agency on Aging, and that the County Executive, be, and he is hereby authorized to accept grant funds that extend beyond the current fiscal year, all to read as follows:

Appropriation:

24 Commission on Aging

Title III Human Services

28 Commission on Aging

29 Title III Human Services

30 Expenditure Account #88-06-15-00-09-00-01-XX . . . \$ 8,564 (Personal Services)

	LIBER 5 PAGE 150
1 2	#88-06-15-00-09-00-02-XX \$ 3,849 (Travel)
3	#88-06-15-00-09-00-03-XX \$ 300 (Contractual Services)
4	
5	#88-06-15-00-09-00-08-XX \$ 5,075 (Other Charges)
7	#88-06-15-00-09-00-11-XX \$ 11,500 (Equipment)
8	
9	#88-06-15-00-09-00-14-XX \$ 540 (Benefits)
11	#88-06-15-00-09-00-15-XX \$ (1,000)
12	(Receipts)
13	Total Expenditures
14	Total Funds Appropriated
15	Section 2. And Be It Further Enacted, that this Act is hereby
16	declared to be an Emergency Act, necessary for the protection of
17	the public health, safety and welfare, and for a vital County
18	nutrition program, and shall take effect on the date it becomes
19	law.
20	EFFECTIVE: October 23, 1978
11	

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Basela Markowski de

78-73

LIBER 5 PAGE 151 BY THE COUNCIL

Read the third time.

Passed LSD 78-31 (October 10, 1978) (wkwkxamendmenxksk

By order

Angela Markeneli. Secretary

angel Markewski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 11th day of October 1978 at 12:20 o'clock p.M.



BY THE EXECUTIVE

APPROVED:

Date 10/23/18

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 23, 1978.

Angele Markowski, Secretary

EFFECTIVE DATE: October 23, 1978

Rec'd for record2/22 1979 at 3:50 P. N. Same day recorded & examined, per H. Douglas Chilcoat, Clerk

LIBER 5 PAGE 152 BILL NO. 78-74

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-74

Introduced by Council President Freeman at request of County Executive

Legislative Day No. 78-29 Date: September 19, 1978
AN EMERGENCY ACT to make an emergency appropriation from revenues
received from the Mayor's Office of Manpower Resources
(CETA Title I funds); said grant of funds to provide
for a modification and increase in the amount of funds
previously obligated under a grant of October 1, 1977;
and to provide funding for a Board of Education In-School
Youth Work Experience Program.
By the Council, September 19, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: October 17, 1978
at: 7:30 P.M.
By Order: Angela Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 17, 1978
and concluded on October 17, 1978
Angela Markowski, Secretary
Angela Markowske, Secretary

BILL NO. 78-74

WHEREAS, the County Executive has recommended an emergency appropriation to the Harford County budget for the fiscal year ending June 30, 1979, utilizing funds from the Mayor's Office of Manpower Resources, CETA Title I, Program; and

WHEREAS, said funds will be utilized by the Harford
County Board of Education to provide for an In-School Youth Work
Experience Program; and

WHEREAS, the appropriation of said funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland; and

WHEREAS, said funds are to be utilized solely for the Board of Education In-School Youth Work Experience Program as provided for by the Modification Agreement which is attached hereto and made a part of this Act as though it were fully set forth herein.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation of monies received from the Mayor's Office of Manpower Resources in the below listed amount for the purpose detailed:

Appropriation:

24 CETA Title I

Board of Education - In-School Youth Work Experience

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary to provide for a vital employment program in Harford County, Maryland, and shall

31 take effect on the date it becomes law.

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

EFFECTIVE: October 23, 1978

Engela Markowski

78-74

LIBER 5 PAGE 154 BY THE COUNCIL

Read the third time.
Passed LSD 78-32 (October 17, 1978) fwithxamendmentax
THE TAX BEACH THE SEA SEE
By order
Angela Markauski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 18th day of October , 1978
at 11:15 o'clock A.M.
Angela Markouski, Secretary
BY THE EXECUTIVE
APPROVED:
County Executive
Date 10/23/18

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 23, 1978.

angela Marlowski, Secretary

EFFECTIVE DATE: October 23, 1978

Rec'd for record 2/22 1979 at 3:55 N.
Same day recorded & examined, per
H. Douglas Chilcoat, Clerk

LIBER 5 PAGE 155 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced b	y <u>Councilman Cooper</u>
Legislative	Day No. <u>78-29</u> Date: <u>September 19, 1978</u>
AN ACT	to repeal in its entirety, Subsection (e), heading,
	Campaign Expenditures, of Section 457A, heading,
	Code of Ethics, of the Code of Public Local Laws of
	Harford County, Maryland, to provide for repealing
	limits on campaign expenditures by persons seeking
	public office; to repeal requirements to list
	campaign contributions, and to further provide for
	the repealing of other campaign requirements.
	By the Council, September 19, 1978
Introduced,	read first time, ordered posted and public hearing scheduled
	on: October 17, 1978
	at: 7:30 P.M.
	By Order: angle markowski, Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
of hearing an	d Title of Bill having been published according to the
	blic hearing was held on <u>October 17, 1978</u>
	onOctober 17, 1978
	TATES STATES OF THE STATES OF
	Angela Machanski , Secretary

BILL NO. 78-75

Section 1. Be It Enacted By The County Council of Harford
County, Maryland, that Subsection (e), heading, Campaign
Expenditures, of Section 457A, heading, Code of Ethics, of the
Code of Public Local Laws of Harford County, Maryland, be, and
it is hereby repealed.
Section 2. And Be It Further Enacted, that this Act shall take
effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: January 16, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski

78-75

118ER 5 PAGE 157

BY THE COUNCIL

Read the third time.

Passed SLSD 78-33 (October 31, 1978) Xwithxamendmentsx

By order

Angela Markouski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 1st day of November 1978 at Three o'clock P.M.



angels Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

Date Navember 17, 1978

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 17, 1978.

angele Markowski, Secretary

EFFECTIVE DATE: January 16, 1979

Rec'd for record2/12 1979 at 3:557. N.
Seze day recorded & examined, per
H. Douglas Chilcoat, Clerk

LIBER 5 PAGE 158 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-76

Councilman Cooper
Legislative Day No. 78-29 Date: September 19, 1978
AN EMERGENCY ACT to add new Section 2-4.1, heading, Gratuitous Gift
of Real Property, to Article 1, heading, In General,
of Chapter 2, heading, Administration, of the Harford
County Code (as amended); to provide for the transfer
by gratuitous gift of County real property no longer
needed for public purpose to municipal corporations
located in Harford County; and to provide for certain
restrictions to be included in the transfer of such
property.
By the Council, September 19, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: October 17, 1978
at: <u>7:30 P.M.</u>
By Order: Angels Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 17, 1978
and concluded onOctober 17, 1978
Angela Markowski, Secretary

Section 1. Be It Enacted By The County Council of Harford
County, Maryland, that new Section 2-4.1, heading, Gratuitous
Gift of Real Property, be, and it is hereby added to Article
1, heading, In General, of Chapter 2, heading, Administration,
of the Harford County Code (as amended), all to read as follows:
CHAPTER 2. ADMINISTRATION.

7 ARTICLE 1. IN GENERAL.

Section 2-4.1. Gratuitous Gift of Real Property.

- (a) Real property located within the boundaries of a municipal corporation in Harford County, Maryland, titled in the name of the Board of Education of Harford County, Maryland, and whereby such property is no longer needed for public education or for public use by the Board of Education, and whereby such property reverts in title to Harford County, Maryland, and whereby such property is no longer needed for public use or for public purpose by Harford County, Maryland, then such property shall be transferred by gift to the municipal corporation where such property is located, in fee simple.
- (b) Real property located within the boundaries of a municipal corporation in Harford County, Maryland, that was previously titled in the name of the Board of Education or the County Commissioners of Harford County and used for school purposes, presently titled in the name of Harford County, Maryland, whereby such property is no longer needed for public use or for public purpose by Harford County, Maryland, then such property shall be transferred by gift to the municipal corporation where such property is located, in fee simple.
- (c) The real property shall be restricted by deed to public use as open space, and for recreational purposes, but no permanent building or buildings other than restroom

5 PAGE 160 LIBER

1 facilities may be erected thereon.

In the event that such property is no longer (d) 3 used or no longer needed for public use, then such property 4 shall revert in title and become the property of Harford County, Maryland, along with any improvements thereon. 6 Section 2. And Be It Further Enacted, that if any section, 7 clause, phrase, word, provision or particular application of 8 this Act is for any reason held invalid or unconstitutional by 9 any court of competent jurisdiction, such section, clause, 10 phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof. Section 3. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary to allow the transfer of County real property for public use, and shall take effect on the date it becomes law.

18 EFFECTIVE: November 17, 1978

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The Secretary of the Council does hereby cartify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Markowski

BY THE COUNCIL

Read the third time.

Passed SLSD 78-33 (October 31, 1978) ininxamendmentsk
Failedx of x Passage

By order

angele Markeveli, Secretary

angele markovski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 1st day of November, 1978 at Three o'clock P.M.



BY THE EXECUTIVE

APPROVED:

County Executive

Date November 17, 1978

BY THE COUNCIL '

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 17, 1978.

Angels Marlowski, Secretary

EFFECTIVE DATE: November 17, 1978

Sere day recorded & exemined, per H. Douglas Chilcoat, Clerk

LIBER 5 PAGE 162 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-80

Introduced by Council President Freeman at request of County Executive
Legislative Day No. 78-30 Date: October 3, 1978
AN EMERGENCY ACT to provide for the transfer of appropriations between capital projects in the Water and Sewer Capital Fund; to provide that a new project be created in the 1978-197 Water and Sewer Capital Fund; to provide that certain appropriations be transferred from the Water Laterals Project, the Parliament Ridge Off-site Sewer Project, the Winter's Run Interceptor - South Branch Project, Winter's Run Interceptor - Stockton Road Project, the Wilna Interceptor - Winter's Run Road to Old Joppa Road Project, the Wilna Interceptor - Joppa Road to Pleasant Hills Project, the Wildcat Interceptor - Force Main to Wilna Project, and the Wildcat Interceptor - Record Road to Bagleys Project to a new capital project in the 1978-1979 Water and Sewer Capital Fund, said project to be a 300,000 gallon elevated tank in the Fallston area of Harford County, Maryland.
By the Council, October 3, 1978 Introduced, read first time, ordered posted and public hearing scheduled
Introduced, read first time, ordered posted and public hearing scheduled on: October 31, 1978
at: 7:30 P.M.
By Order: Angela Markacuski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 31, 1978
and concluded on October 31, 1978
Angela Markewski, Secretary

WHEREAS, the County Executive has recommended that certain appropriations be transferred between certain capital projects in the Water and Sewer Capital Fund, and that a new capital project be created in the 1978-1979 Water and Sewer Capital Fund; and

WHEREAS, Sections 516 and 521 of the Charter of Harford County, Maryland, require that such transfers and creations be authorized by legislative act of the County Council; and

WHEREAS, such a transfer and project creation is necessary for a 300,000 gallon elevated tank in the Fallston area of Harford County, Maryland; and

WHEREAS, this requirement for a transfer conforms with Sections 516, 519 and 521 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the Water and Sewer Capital Fund, be, and it is hereby amended by making an inter-budget (project) transfer of appropriations, and that a new project be, and it is hereby added to the 1978-1979 Water and Sewer Capital Fund, all to read as follows:

From: Water and Sewer Capital Fund

Account #81-03-03-63-10-XX-XX-XX 93,500.00 (Water Laterals)

Account #81-03-02-63-00-XX-XX-XX \$ 2,900.00 (Parliament Ridge Off-site Sewer)

Account #81-03-02-62-32-XX-XX-XX \$ 3,500.00 (Winter's Run Interceptor - South Branch)

Account #81-03-02-62-34-XX-XX-XX 9,500.00 (Winter's Run Interceptor - Stockton Road)

2	Account #81-03-02-62-35-XX-XX-XX \$ 51,000.00 (Wilna Interceptor - Winter's Run Rd. to Old Joppa Road)
3	Account #81-03-02-62-36-XX-XX-XX \$ 18,000.00 (Wilna Interceptor - Joppa Rd. to Pleasant Hills)
5	Account #81-03-02-62-37-XX-XX-XX \$ 43,000.00 (Wildcat Interceptor - Force Main to Wilna)
7	Account #81-03-02-62-38-XX-XX-XX \$ 71,700.00 (Wildcat Interceptor - Record Rd. to Bagleys)
9	Total Water and Sewer Capital Fund Transfer . \$ 293,100.00
10	To: FY 1978-1979 Water and Sewer Capital Fund
11	Fallston Area 300,000 Gal. Elevated Tank (New Project #6183)
13	Account #81-03-03-61-83-XX-XX-XX \$ 293,100.00
14	Total Water and Sewer Capital Fund Requested .\$ 293,100.00
15	Section 2. And Be It Further Enacted, that this Act is hereby
16	declared to be an Emergency Act, necessary for adequate water
17	supplies in an area of Harford County, Maryland, and shall take
18	effect on the date it becomes law.
19	EFFECTIVE: November 17, 1978

The Secretary of the Council does kereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary mastruste.

-2-

BY THE COUNCIL

Read the third time.

By order

angela Markauski, Secretary

Angela Markanski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 1st day of November, 1978 at Three o'clock P.M.



BY THE EXECUTIVE

APPROVED:

County Executive

Date November 17, 1978

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 17, 1978.

Angele Markowske , Secretary

EFFECTIVE DATE: November 17, 1978

Rec'd for record2/22 1979 at 1:55 N. Seme day recorded & examined, per H. Douglas Chilcoat, Clerk

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council President Freeman at request of County Executive

Legislative Day No. 78-33 Date: October 31, 1978
AN EMERGENCY ACT to provide for the transfer of appropriations between
capital projects in the Water-Sewer Capital Fund; to
provide that certain funds be transferred from the
Singer Road Water Project and the Wilna Interceptor -
Winters Run to Old Joppa Road Project to the Interim
Water Source Project; to provide funds for the construction
of a water booster station in order that the County is
able to purchase water from the U.S. Army.
By the Council, October 31, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>December 5, 1978</u>
at: 7:15 P.M.
By Order: Angela Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on December 5, 1978
and concluded on December 5, 1978
Angela Markowskip, Secretary

The Secretary of the Council does kereby
fy that fifteen (15) copies is bill
are immediately available for distribution to
the public and the press.

LIBER 5 PAGE 167

Angela Markenske

78-81

WHEREAS, the County Executive has recommended that certain appropriations be transferred between certain capital projects in the Water-Sewer Capital Fund; and

WHEREAS, Sections 516 and 521 of the Charter of Harford County, Maryland, require that such transfers be authorized by legislative act of the County Council; and

WHEREAS, this request for a transfer conforms with Sections 516, 519 and 521 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the Water-Sewer Capital Fund, be, and it is hereby amended by making an inter-budget (project) transfer of appropriations in the below listed amounts for the purpose detailed:

Appropriation:

From: Water-Sewer Capital Fund

Singer Road Water

Account #81-03-03-61-87-XX-XX-XX \$ 45,000.00

Wilna Interceptor - Winters Run to Old Joppa Road

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Total Water-Sewer Capital Fund Transfer . . . \$ 53,000.00

24 To: Water-Sewer Capital Fund

Interim Water Source

Account #81-03-03-63-32-03-03-XX \$ 53,000.00

Total Water-Sewer Capital Fund Request . . . \$ 53,000.00

28 Section 2. And Be It Further Enacted, that this Act is hereby

declared to be an Emergency Act, necessary for the protection of

the public health, safety and welfare, and for the construction of

a vital water station and lines in Harford County, Maryland, and

shall take effect on the date it becomes law.

EFFECTIVE: December 7, 1978

LIBER 5 PAGE 168 BY THE COUNCIL

Read the thi	rd time.				
Pa	ssed_ LSD	78-35 (Dec	ember 5, 197	78) K NIXI NI	endnents)
XEAS.	TTO XXX	eedbe <u>r</u>			
		By order			
		Angela	Markou	sking, s	ecretary
Sealed with	the County	Seal and	presented to	the County	Executive
for his appr	oval this	6th	_ day of _ Do	ecember	, 19 <u>78</u>
at 11:30	o'clo	ock A.M.			
-		Angela	Markows	ski, s	Secretary
A COURT	4	n/h a	DELVE I	.70	
			a ringin	5000	

APPROVED:

BY THE EXECUTIVE

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on December 7, 1978.

Angela Markowski, Secretary

EFFECTIVE DATE: December 7, 1978

Reo'd for record 2/22 1979 at 3:55 P.M. Same day recorded & examined, per H. Douglas Chilcoat, Clerk

Rec'd & Recorded 19 at Liber Folio & examined per H. Douglas Chilogae Clerk, Harford Co. 5 PAGE 169 COUNTY COUNCIL	M. BILL	NO. 7	8	6073	8	2
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Date: <u>October 31, 1978</u>

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-82

Introduced by Council President Freeman at request of County Executive

Legislative Day No. 78-33

AN EMERGENCI ACI	to make a supplemental appropriation from one sensite	
	Fund Reserve for Contingencies for the current fiscal	
	year; to provide funds for Harford Senior Housing, Inc.	
	By the Council, October 31, 1978	
Introduced, rea	ad first time, ordered posted and public hearing schedule	e d
	on: December 5, 1978	
	at: 7:15 P.M.	
Ву	Order: <u>Angela Markowski</u> , Secretary	
	PUBLIC HEARING	
	Having been posted and Notice of time and place	
of hearing and	Title of Bill having been published according to the	
	ic hearing was held on	
	n December 5, 1978	
and concluded of		
	Angela Markowski, Secretary	

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EFFECTIVE: December 7, 1978

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1979, in accordance with Section 517 of the Charter of Harford County, Maryland; and WHEREAS, such funds are necessary for the Harford Senior Housing, Inc.; and WHEREAS, the Treasurer has certified that such funds are available for appropriation. NOW, THEREFORE, Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amount for the purpose detailed: Appropriation: From: General Fund Reserve for Contingencies Account #70-13-17-00-01-00-07-02 \$ 10,000.00 To: General Fund Harford Senior Housing, Inc. Account #70-01-98-00-21-00-07-02 \$ 10,000.00 Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation of the public health, safety and welfare, and is necessary for the construction of housing for Harford County senior citizens, and shall take effect on the date it becomes law.

The Serratory of the Council does hereby Callify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary Markowske

LIBER 5 PAGE 171 BY THE COUNCIL

Read the third time.		
Passed LSD 78-35 (Dec	cember 5, 1978) XWIKHXXXX	industrial
ENVIOLATION PARAGE		
By order		
Arge	la Markowskip. Se	ecretary
Sealed with the County Seal and	presented to the County	Executive
for his approval this 6th	day ofDecember	, 19 <u>78</u>
at 11:30 o'clock A.M.		
Angel Course	la Markowskiap. so	ecretary

APPROVED:

BY THE EXECUTIVE

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on December 7, 1978.

Angele Markowski, Secretary

EFFECTIVE DATE: December 7, 1978

Rec'd for record2/22 1979 at5:55 P.M., Same day recorded & examined, per H. Douglas Chilcoat, Clerk

LIBER 5 PACE 172 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-83 (as amended)

Introduced by Council President Freeman at request of County Executive

Legis	ative Day No. 78-33 Date: October 31, 1978
AN ACT	to authorize and empower Harford County, Maryland, to borrow funds
	for certain capital projects in the 1978-1979 Capital Budget, said
	borrowing to pledge the full faith and credit of Harford County,
	Maryland; to limit the purposes for which said funds may be used;
	to provide that within twelve (12) months of the passage of this
	Act, the County Council may issue and sell bonds to repay said
	loans and to finance other capital projects; and generally relating
	to the funding of capital projects in the 1978-1979 Capital Budget.
	By the Council, October 31, 1978
Intro	duced, read first time, ordered posted and public hearing scheduled
	on: December 5, 1978
	at: 7:15 pm
	By Order: Angela Machanaki, Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
of he	aring and Title of Bill having been published according to the
Chart	er, a public hearing was held on <u>December 5, 1978</u>
and c	oncluded on <u>December 5, 1978</u> .
-	Angla Markouski, Secretary
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BILL NO. 78-83

AS ENDED

WHEREAS, the County Executive has recommended that Harford County, Maryland, borrow on its full faith and credit an amount not exceeding Four Million Two Hundred Eight-Two Thousand Four Hundred Twenty-Five Bollars (\$4,282,425.00) in the AMOUNT NOT EXCEEDING FOUR MILLION TWO HUNDRED FIFTY-SEVEN THOUSAND FOUR HUNDRED TWENTY-FIVE DOLLARS (\$4,257,425.00) IN THE aggregate from appropriate commercial lending institutions in the State of Maryland, the proceeds thereof to be used as follows:

- a. An amount not exceeding Four Hundred Ninety-One
 Thousand Dollars (\$491,000.00) for the construction, reconstruction,
 improvement, extension, acquisition, alteration, repair, modernization of public school buildings or buildings for school purposes
 in Harford County, including sites therefor, the cost of acquiring
 such sites, making site improvements, architectural and engineering
 services, including preparation of plans, drawings and specifications
 for such schools and the development of the grounds and landscaping thereof and that all customary appurtenances and
 recreational and pedagogical equipment for such schools, to be
 used only for the projects enumerated in the Harford County
 Capital Budget Five Year Capital Program ("School Projects").
- b. An amount not exceeding Two Hundred Two Thousand Four Hundred Dollars (\$202,400.00) for the construction, reconstruction, improvement, extension, acquisition, alteration, repair, modernization of libraries in Harford County, including site improvements, architectural and engineering services, including preparation of plans, drawings and specifications for such libraries and the development of the grounds and landscaping thereof and all customary appurtenances and other equipment necessary or required for such libraries, to be used only for the Edgewood Branch Library addition, the Joppa Branch Library and the North Harford Branch Library ("Library Projects").

- c. An amount not exceeding One Million Two Hundred Forty-Four Thousand Seven Hundred Forty Dollars (\$1,244,740.00) to be used for the construction, renovation, reconstruction, repair, improvement, extension, site acquisition, alteration, repair and modernization of roads, streets, alleys, bridges, viaducts, highways, overpasses, underpasses, drains, culverts, buildings in Harford County, including expenditures for sites, architectural and engineering services, including preparation of plans, drawings and specifications to be used for the projects designated as Willoughby Beach Road, Williams Drive, Whitaker Mill Road, Ryan Road, Belcamp Road, Stafford Road Bridge, Whiteford Shop, Hess Road, Tollgate Road and Walters Mill Road, on page 60 of the Budget Message of the County Executive of Harford County, Maryland, for the fiscal year 1978-1979 ("Highways Projects").
- d. An amount not exceeding One Million Four Hundred Fifteen Thousand Four Hundred Eight-Five Dollars (\$1,415,485.00) for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of water and sewer lines, plants and facilities enumerated in the Harford County Capital Budget Five Year Capital Program ("Water and Sewer").
- e. An amount not exceeding Nine Hundred Twenty-Eight Thousand Eight Hundred Dollars (\$928,800.00) for the construction,
- e. AN AMOUNT NOT EXCEEDING NINE HUNDRED THREE THOUSAND

 EIGHT HUNDRED DOLLARS (\$903,800.00) FOR THE CONSTRUCTION,

 reconstruction, improvement, acquisition, alteration and repair,
 as the case may be, for capital projects listed in the General

 Fund category capital projects 1978-1979 for Harford County,

 Maryland, as follows: FACILITIES FOR HANDICAPPED COUNTY

 BUILDINGS, Harford Community College, Campus Improvement; Scarboro

 Landfill Access Road; Tollgate Landfill "Road B"; Harford County

 Fire & Ambulance Association, Construction of Fire Department

UMER 5 PAGE 175

Substations; Central Alarm System, Centralized Dispatch Consoles and Equipment; Mann House; Inc.; Multi-Purpose Senior Activities Center.

WHEREAS, in accordance with the provisions of Section 406 of the Charter of Harford County, Maryland, the Director of Planning has heretofore transmitted to the County Executive the recommendations of the Planning Advisory Board for Capital Improvements during the fiscal year ending June 30, 1979; and

WHEREAS, in accordance with the provisions of Section 50\$ of the Charter of Harford County, Maryland, the County Executive has reviewed such recommendations in light of the existing Capital Program, and the County Executive and the Director of Administration have included such recommendations for capital improvements as amended in the proposed 1978-1979 Capital Program which has been submitted to the County Council, and the County Council has adopted a Capital Program and a Capital Budget for the fiscal year ending June 30, 1979; and

WHEREAS, as a part of the said Capital Program and the Capital Budget for the fiscal year ending June 30, 1979, it is necessary that Harford County, Maryland, borrow a sum not exceeding Four Million Two Hundred Eight-Two Thousand Four Hundred Twenty-Five Dollars (\$4,282,425.00) to be used to finance the cost EXCEEDING FOUR MILLION TWO HUNDRED FIFTY-SEVEN THOUSAND FOUR HUNDRED TWENTY-FIVE DOLLARS (\$4,257,425.00) TO BE USED TO FINANCE THE COST of construction, renovation, reconstruction, repair, improvement, extension, site acquisition, alteration, modernization of the School Projects, Library Projects, Highway Projects, Sewer and Water Projects, and General Land, Building and Equipment Projects in Harford County; and

WHEREAS, Bill No. 78-32 as amended and as vetoed by the County Executive has become law as the Annual Budget and Appropriation Ordinance; and

78-83 AS AMENDED

WHEREAS, the County Council of Harford County has authority to incur debts on behalf of the County; and

WHEREAS, the County Council of Harford County is hereby authorized to enact legislation adopted in accordance with Section 524 of the Charter of Harford County, Maryland, and other applicable provisions of law to borrow funds and issue debt instruments, and to levy annually ad valorem taxes upon the assessable property within the County sufficient, together with other taxes and other available funds to provide for the payment of the interest on and principal of any bond so issued; and

WHEREAS, the proposed indebtedness is within the legal limitation on the indebtedness of Harford County, Maryland; and

WHEREAS, it is necessary to provide funds for said School Projects, Library Projects, Highway Projects, Sewer and Water Projects and General Land, Building and Equipment Projects in Harford County, Maryland; and

WHEREAS, at the written recommendation of the County

Executive, public hearing and affirmative vote of at least five

(5) members of the Harford County Council, the Capital Budget for the year ending June 30, 1979, has been amended.

NOW, THEREFORE, in accordance with the provisions of the Charter of Harford County, Maryland:

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Harford County, Maryland, is hereby authorized and empowered from time to time to borrow on its full faith and credit Four Million Two Hundred Eighty-Two Thousand Four Hundred Twenty-Five Bollars (\$4,282,425.00) in the aggregate from CREDIT FOUR MILLION TWO HUNDRED FIFTY-SEVEN THOUSAND FOUR HUNDRED TWENTY-FIVE DOLLARS (\$4,257,425.00) IN THE AGGREGATE FROM appropriate lending institutions in the State of Maryland, the proceeds thereof to be used as provided for in this Act.

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And Be It Further Enacted, that Harford County shall Section 2. issue and sell from time to time upon the full faith and credit of Harford County, Maryland, in the manner hereinafter provided, an amount not exceeding Four Million Two Hundred Eighty-Two Thousand Four Hundred Twenty-Five Dellars (\$4,282,425.00), AN AMOUNT NOT EXCEEDING FOUR MILLION TWO HUNDRED FIFTY-SEVEN THOUSAND FOUR HUNDRED TWENTY-FIVE DOLLARS (\$4,257,425.00), aggregate principal amount of its notes or other evidence of indebtedness, the net proceeds of such sale to be used to finance the cost of construction, renovation, reconstruction, repair, improvement, extension, site acquisition, alteration and modernization, including preparation of plans, drawings and specifications, development of ground and landscaping thereof and all customary appurtenances, equipment, recreational and pedagogical equipment necessary for the School Projects, Library Projects, Highway Projects, Sewer and Water Projects and General Land, Building and Equipment Projects. net proceeds of such notes or other indebtedness may also be used to finance any lawful modification of such Projects or, to the extent then permitted by law, any other project lawfully undertaken by Harford County, Maryland, as may be provided by subsequent resolution or resolutions approved by the Harford County Council. Section 3. And Be It Further Enacted, that the notes or other evidence of indebtedness shall be issued from time to time for the School Projects, Library Projects, Highway Projects, Sewer and Water Projects and General Land, Building and Equipment Projects; but not in an amount exceeding Four Million Two Hundred Eighty-Two Thousand Four Hundred Twenty-Five Bollars (\$4,282,425.00): PROJECT\$, BUT NOT IN AN AMOUNT EXCEEDING FOUR MILLION TWO HUNDRED FIFTY-SEVEN THOUSAND FOUR HUNDRED TWENTY-FIVE DOLLARS (\$4,257,425.00). Section 4. And Be It Further Enacted, that the Treasurer of Harford County, Maryland, prior to the issuance of any such notes or other evidence of indebtedness by the County, shall present the

terms of such indebtedness to the County Council for approval by resolution of the County Council prior to the issuance of such 2 notes or other evidence of indebtedness. 3 Section 5. And Be It Further Enacted, that such notes or other 4 evidence of indebtedness shall not have a maturity in excess of twelve (12) months from the date of issue. The Treasurer shall 6 negotiate with two (2) or more lending institutions for the best 7 terms for the notes or other evidence of indebtedness. 8 Section 6. And Be It Further Enacted, that the notes or other 9 evidence of indebtedness shall bear interest at the rate or rates 10 so negotiated by the Treasurer, and approved by resolution of the 11 County Council of Harford County, and the notes or other evidence 12 of indebtedness when issued, shall be issued in the name of 13 Harford County by the signature of the County Executive of Harford County, Maryland, the corporate seal of the County shall be imprinted 15 on such notes, and such notes or other evidence of indebtedness 16 shall be attested by the manual signature of the Director of 17 Administration of Harford County, Maryland. 18 Section 7. And Be It Further Enacted, that immediately after the 19 sale of the notes or other evidence of indebtedness and approval 20 by a resolution of the Harford County Council, the proceeds of 21 sale of such notes or other evidence of indebtedness shall be paid 22 to the Department of the Treasury of Harford County, Maryland. 23 The proceeds of the sale of the notes or other evidence of indebtedness shall be expended only to finance the School Projects, 25 Library Projects, Highway Projects, Sewer and Water Projects and 26 General Land, Building and Equipment Projects as defined above. 27 If the funds derived from the sale of the notes or other evidence 28 of indebtedness shall exceed the amount needed for the School 29 Projects, Library Projects, Highway Projects, Sewer and Water Projects and General Land, Building and Equipment Projects, the 31 32 excess funds so borrowed and not expended by the County shall be

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applied by the County in the payment of the notes or other

evidence of indebtedness so issued, unless the County Council of 2 Harford County shall adopt a resolution allocating said excess 3 funds to some other program in accordance with the laws of Harford 4 County, Maryland. 5 Section 8. And Be It Further Enacted, that it is the intent and 6 7 sense of the Council that within twelve (12) months from the date this Act becomes law, bonds be sold and issued by Harford County 8 upon the full faith and credit of the County for the purpose of 9 providing funds to finance other capital projects as approved in 10 the Capital Budgets for Harford County, Maryland, for the years 11 ending June, 1979, June, 1980, and June, 1981, and to satisfy any 12 notes or other evidence of indebtedness issued pursuant to the 13 terms and provisions of this Act, such bonds to be issued prior to 14 the maturity of any notes or other evidence of indebtedness issued 15 under the provisions of this Act, and until any such bonds are 16 issued, for the purpose of paying interest and principal on any 17 notes or other evidence of indebtedness issued hereunder, there is 18 hereby levied and there shall hereafter be levied in each fiscal 19 year that any of the notes are outstanding, ad valorem taxes on 20 21 real and tangible personal property and intangible property subject to taxation by the County without limitation of rate or 22 amount and, in addition, upon such other intangible property as 23 may be subject to taxation by the County within limitations 24 prescribed by law, in an amount sufficient together with funds 25 available from other sources, to pay the annual interest on the 26 outstanding notes or other evidence of indebtedess as they mature; 27 and the full faith and credit and unlimited taxing (provided in 28 the case of the Highways Projects, except taxes on property within 29 the City of Havre de Grace and the Incorporated towns of Harford 30 County as prohibited by Chapter 11, Section 11-16 of the Harford 31 County Code; to the extent said provision continues in full force 32

78-83
AS AMENDED

and effect, the power of the County is hereby irrevocably pledged to the punctual payment of the principal and interest on the notes and other evidence of indebtedness as and when they mature. Harford County, Maryland, by the passage of this Act, hereby covenants and agrees properly and promptly to perform all other respective acts and duties as defined in the Act for the levy and collection of the aforesaid ad valorem tax upon all the assessable property within the corporate limits of Harford County, Maryland, as the levy and collection of such a tax becomes necessary in order to pay the principal and interest on the notes or other evidence of indebtedness issued hereunder. By this Act, the Harford County Council hereby solemnly covenants and agrees with the holder of the notes or other evidence of indebtedness from time to time to take all action which the Harford County Council may be legally authorized and empowered to take in order to enforce in any year in which any of the notes are outstanding the guarantee of such notes by Harford County, Maryland. Section 9. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: February 16, 1979

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78-83 AS AMENDED

AS AMENDED

EIBER 5 PAGE 181
BY THE COUNCIL

Read the third time.

Passed LSD 78-36 (December 12, 1978) (with amendments)

By order

Augle Machaeli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 13th day of December , 1978 at 1:30 o'clock P.M.



APPROVED:

Angle Markouski, Secretary

BY THE EXECUTIVE

County Executive

Date

= /2

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on December 18, 1978.

angela Therkowsking, Secretary

EFFECTIVE DATE: February 16, 1979

Rec'd for record2/22 1979 at 3:55 P. M. Same day recorded & examined, per H. Douglas Chilcost, Clerk

78-83

AS AMENDED

Date: December 5, 1978

LIBER 5 PAGE 182 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-84

AN EMERGENCY ACT to make a supplemental appropriation from the General

Legislative Day No. 78-35

Introduced by Council President Hardwicke at request of County Executive

Fund Reserve for Contingencies for the current fiscal
year; to provide funds for the purchase of advanced
life support equipment for the Fallston and Level Volunteer
Fire Companies.
By the Council, <u>December 5, 1978</u>
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>January 9, 1979</u>
at: 7:00 P.M.
By Order: <u>Angela Thankowskieg</u> , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on January 9, 1979
and concluded on January 9, 1979
ayla Markovski, Secretary

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1979, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary for the proper operation of vital emergency services in Harford County, Maryland;

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amount for the purpose detailed:

Appropriation:

From: General Fund Reserve for Contingencies

Account #70-13-17-00-01-00-07-01 \$ 20,000

To: General Fund

Volunteer Fire Company Aid

EFFECTIVE: January 11, 1979

The Secretary of the Council does hereby certify that differn (15) capies of this bill are immediately available for distribution to the public and the press.

Quals Marlauski

78-84

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LIBER 5 PAGE 184 BY THE COUNCIL

Read the third time.	
Passed LSD	79-2 (January 9, 1979) XXXXXXXXXXXX
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	By order
	angele Maskowskie, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	10th day of January , 1979
at Three o'clo	ck P.M.
EVEN ENTRE OF THE PARTY OF THE	Angela Maskowski, Secretary
A TOWN DR	BY THE EXECUTIVE
APPROVED:	Momas Arranger
	Date ////9

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 11, 1979.

angle Marheashi, Secretary

EFFECTIVE DATE: January 11, 1979

Same day recorded & examined, per H. Douglas Chilcoat, Clerk

Date: <u>December 5, 1978</u>

LIBER 5 PAGE 185 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-85

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 78-35

AN EMERGENCY ACT to make an emergency appropriation to the Harford County
Commission on Aging from unanticipated revenues received
from the Title VII Nutrition Program of the Maryland
Office on Aging; to provide funds for additional
nutrition project meals for senior citizens.
By the Council, December 5, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>January 9, 1979</u>
at: <u>7:00 P.M.</u>
By Order: Angela Markowskide, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on
and concluded onJanuary 9, 1979
() Secretary

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated revenues to the County Budget for the fiscal year ending June 30, 1979, using funds received from the Maryland Office on Aging; and

WHEREAS, said funds are part of the Title VII Nutrition Program; and

WHEREAS, said funds shall be used for additional meals in the Senior Citizens Nutrition Program; and

WHEREAS, the appropriation of said funds is in accordance with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland.

December 5, 1973

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Maryland Office on Aging in the below listed amounts for the purpose detailed:

Appropriation:

Commission on Aging

Title VII Nutrition Project (#2)

24 Commission on Aging

25 Title VII Nutrition Project (#2)

Expenditure Account #88-06-15-00-08-00-01-XX \$ 2,202 (Personal Services)

#88-06-15-00-08-00-02-XX \$ 400 (Travel)

#88-06-15-00-08-00-03-XX \$ 14,180 (Contractual Services)

	LIBER 5 PAGE 187
1	#88-06-15-00-08-00-04-XX \$ 2,001
2	(Rents & Utilities)
3	#88-06-15-00-08-00-05-XX \$ 2,323 (Supplies & Materials)
4	(Supplies & Materials)
5	#88-06-15-00-08-00-14-XX \$ 239 (Benefits)
6	(Belle 12 cs)
7	#88-06-15-00-08-00-15-XX (\$ 2,100) (Receipts)
8	
9	Total Expenditures
10	Total Funds Appropriated
11	Section 2. And Be It Further Enacted, that this Act is hereby
12	declared to be an Emergency Act, necessary for the protection
13	of the public health, safety and welfare, and for a vital County
14	nutritional program, and shall take effect on the date it becomes
15	law.
16	EFFECTIVE: January 11, 1979
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21	The Secretary of the Council does hereby
22	sertify that fifteen (15) copies of this bill see immediately available for distribution to

are immediately available for distribution to the public and the press.

Angela Marlowskin

78-85

LIBER 5 PAGE 188
BY THE COUNCIL

Read the third time.	
Passed_LSD	79-2 (January 9, 1979) X(XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
RHIIBEXXEXE	ARRARA -
	By order
	Angle Markenski, Secretary
Sealed with the Count	y Seal and presented to the County Executive
for his approval this	10th day of January , 19 79
at o'cl	ock P.M.
ETAL SANS	Angele Mackenski, Secretary BY THE EXECUTIVE
Marian.	DI TRE EXECUTIVE
APPROVED:	Momos Former
	Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 11, 1979.

Angela Marlancke, Secretary

EFFECTIVE DATE: January 11, 1979

Rec'd for record 121 1979 at 3:55 P.M., Same day recorded & examined, per H. Douglas Chilcoat, Clerk

Date: December 5, 1978

LIBER 5 PAGE 189
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-86

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 78-35

AN EMERGENCY ACT to make an emergency appropriation to the Department of
Public Works from unanticipated revenues received from
the Regional Planning Council, "208" Planning Program;
to provide funds for a Harford County water quality
management program.
By the Council,
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>January 9, 1979</u>
at: 7:00 P.M.
By Order: <u>lagela Markowski</u> , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on January 9, 1979
and concluded on January 9, 1979
angels Markowske, Secretary

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated revenues to the County Budget for the fiscal year ending June 30, 1979, using funds received from the Regional Planning Council; and

WHEREAS, the funds are part of the "208" Water Quality Management Program; and

WHEREAS, the funds shall be used for the development of a water quality management plan for Harford County, Maryland; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Regional Planning Council in the below listed amounts for the purpose detailed:

20 Appropriation:

21 Department of Public Works

22 | 208 Planning Program 1978-79

Total Grant Expenditures

56
56
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95
19)
200

\$ 11,456

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for a vital County water management program, and shall take effect on the date it becomes law.

6 EFFECTIVE: January 11, 1979

The Secretary of the Council does hereby certify that fifteen (18) copies of this bill are immediately evallable for distribution to the public and the press.

Becretary Markowski

78-86

LIBER 5 PAGE 192 BY THE COUNCIL

Read the third time.		
Passed LSD	79-2 (January 9, 1979) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
WEST X XXX XXX XXX	RANKE.	
	By order	
	Angela Markauki, Secretary	
Sealed with the County	Seal and presented to the County Executive	
for his approval this	10th day of January , 1979	
at Three o'clock P.M.		
	Angels Maskewske, Secretary	
CONTRACTOR OF THE STATE OF THE	BY THE EXECUTIVE	
APPROVED:	County Executive	
	Date	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 11, 1979.

angels, Markowski, Secretary

EFFECTIVE DATE: January 11, 1979

Sake day recorded & examined, per H. Douglas Chilopat, Clerk

BILL NO. 78-87

LIBER 5 PAGE 193 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-87

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 78-35 Date: <u>December 5, 1978</u>
AN EMERGENCY ACT to make an emergency appropriation to the Department of
Planning and Zoning from unanticipated revenues received
from the State of Maryland, Department of Economic and
Community Development; to provide funds for a historic
site survey grant.
By the Council, December 5, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>January 9, 1979</u>
at: <u>7:00 P.M.</u>
By Order: Argela Mackowske, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>January 9, 1979</u>
and concluded on January 9, 1979
and Markowske, Secretary

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated revenues to the County Budget for the fiscal year ending June 30, 1979, using funds received from the State of Maryland, Department of Economic and Community Development; and

WHEREAS, the funds shall be used for a program for a historic site survey; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the State of Maryland, Department of Economic and Community Development in the below listed amounts for the purpose detailed: Appropriation:

Department of Planning and Zoning

20 Historic Site Survey

Grant Account Receivable #28-00-03-80-14-01-00-00	Þ	2,153
Total Receivable	\$	2,153
Grant Expenditure Account #88-06-26-00-02-00-04-XX . (Rents & Utilities)	\$	500

#88-06-26-00-02-00-05-XX . \$ 1,653 (Supplies & Materials)

EFFECTIVE: January 11, 1979

Certify that fifteen (15) copies of this bill

are immediately available for distribution to the public and the press.

Quila Man

LIBER 5 PAGE 195
BY THE COUNCIL

79-2 (January 9, 1979) ***********************************
erare
By order
Angele Markenski, Secretary
Seal and presented to the County Executive
10th day of January , 1979
ck P.M.
Angle Markouski, Secretary
BY THE EXECUTIVE
County Executive Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 11, 1979.

Angele Markowski, Secretary

EFFECTIVE DATE: January 11, 1979

Same day recorded & examined, per H. Douglas Chilcoat, Clerk

BILL NO. 78-88

AS AMENDED

LIBER 5 PAGE 196 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-88 (AS AMENDED)

Introduced by	ouncil Members Lehman W. Spry & Edward G. Rahll
Legislative Day N	0. <u>78-36</u> Date: <u>December 12, 1978</u>
AN EMERGENCY ACT	to add new Article 5, heading, Fallston Samitary
	Subdistrict COMMERCIAL FACILITIES STUDY AREA to Chapter 24,
	heading, Water and Sewer, of the Harford County Code
	(as amended); to provide for the establishment of a
	INITIATE A WATER AND SEWER FACILITIES STUDY FOR THE
	PURPOSE OF ESTABLISHING A NEW sanitary subdistrict in
	Fallston, Maryland; to provide a method for defining
	and describing the physical boundaries of the sanitary
	subdistrict; WATER AND SEWER FACILITIES STUDY AREA; to
	provide a method for determining the rates, assessments,
	and other payments to be required by or levied by the
	County within the PLANNED sanitary subdistrict.
	By the Council, <u>December 12, 1978</u>
Introduced, read	first time, ordered posted and public hearing scheduled
	on:
	at: 7:00 P.M.
By Or	der: Augle Marlande, Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
of hearing and Tit	le of Bill having been published according to the
Charter, a public	hearing was held on January 9, 1979
and concluded on _	January 9, 1979 .
	Angela Markowski . Secretary

AS AMENDED

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Section 1. Be It Enacted By The County Council of Harford County, Maryland, that new Article 5, heading, Fallston Samitary 2 Subdistrict, COMMERCIAL FACILITIES STUDY AREA, be, and it is 3 hereby added to Chapter 24, heading, Water and Sewer, of the Harford County Code (as amended), all to read as follows: 5 6 CHAPTER 24. WATER AND SEWER.

ARTICLE 5. FALLSTON SANITARY SUBDISTRICT: COMMERCIAL FACILITIES STUDY AREA.

Section 24-55.

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The Department of Public Works and the Department of Treasury are hereby directed to immediately cause a new sanitary INITIATE A WATER AND SEWER FACILITIES STUDY FOR THE PURPOSE OF ESTABLISHING A subdistrict to be located in the area of Fallston, Maryland, AS SHOWN ON THE ATTACHED MAP LABELED EXHIBIT "A" and to submit to the County Council within six (6) months of the effective date of this law, a proposal THE FACILITIES STUDY which shall include recommendations on the following considerations:

- (1) A method for transferring and paying for facilities already located within the boundary of the sanitary subdistrict.
- A schedule for retiring all capital indebtedness attributable to the sanitary subdistrict.
- Capital budgets for the construction of facilities (3) within the sanitary subdistrict.
- A method for paying for new facilities within the (4) sanitary subdistrict.
- A schedule of rates, charges, assessments or (5) other payments to be required by or levied by the County within the sanitary subdistrict.
- Any proposed rules and regulations which may be necessary for the operation of the sanitary subdistrict.

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Section 24-56. Fallston Sanitary Subdistrict Service WATER AND SEWER STUDY Area.

- (a) The boundary of the sanitary subdistrict is as follows:

 WATER AND SEWER FACILITIES STUDY IS RESTRICTED TO THE FOLLOWING:
- (1) All those lots, tracts or parcels of land that abut Bel Air Road, U.S. Route 1, extending from Reckord Road on the south to Old Joppa Road on the north, as shown on the attached map labeled Exhibit "A". However, those lots, tracts or parcels which presently receive water from the Maryland Water Works facilities, shall be excluded from the sanitary subdistrict.
- (2) All those additional lots, tracts or parcels of land presently served by Harford County Project No. 6226, . which lie within an existing service area.
- (3) All those additional lots, tracts or parcels of land that are located in the immediate vicinity of those properties hereinabove described in Subsection 1 and 2 where all of the following conditions are satisfied:
- (i) The owner of any such property requests the inclusion of the property in the sanitary subdistrict;
- (ii) The Department of Public Works and the Department of Treasury determine that the inclusion of any such property will be financially advantageous to the sanitary subdistrict;
- (iii) The Department of Planning and Zoning determines that the use or proposed use of such property is in strict conformance with the Harford County Master Land Use Plan before such property is included in the sanitary subdistrict. Section 24-57.

Any existing facilities or planned <u>NEW</u> facilities that will be located within the <u>PLANNED</u> sanitary subdistrict shall be paid

78-83 AS AMENDED

by the users of the sanitary subdistricts. THOSE FACILITIES. Section 24-58.

Any advanced payments made by any property owner within the sanitary subdistrict after the passage of this law and used for the construction of basic facilities shall receive proportionate credits toward future connection charges or annual assessments based on the FUTURE established rate for the sanitary subdistrict. Section 24-59.

- (a) All costs and expenses of providing the services to the sanitary subdistrict shall be borne by those lots, tracts or parcels of land comprising the TO COMPRISE THE PLANNED sanitary subdistrict.
- (b) Existing facilities constructed with public funds shall become an obligation of the lots, tracts or parcels of land comprising the TO COMPRISE THE PLANNED sanitary subdistrict. Section 24-60.

All charges to defray all costs and expenses of the sanitary subdistrict shall be in accordance with existing laws and regulations.

Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof.

Section 3. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the health, safety, and welfare of the citizens of Harford County, Maryland, and the establishment of vital water and sewer services in Fallston, Maryland, and shall take effect on the date it becomes law.

EFFECTIVE: January 11, 1979

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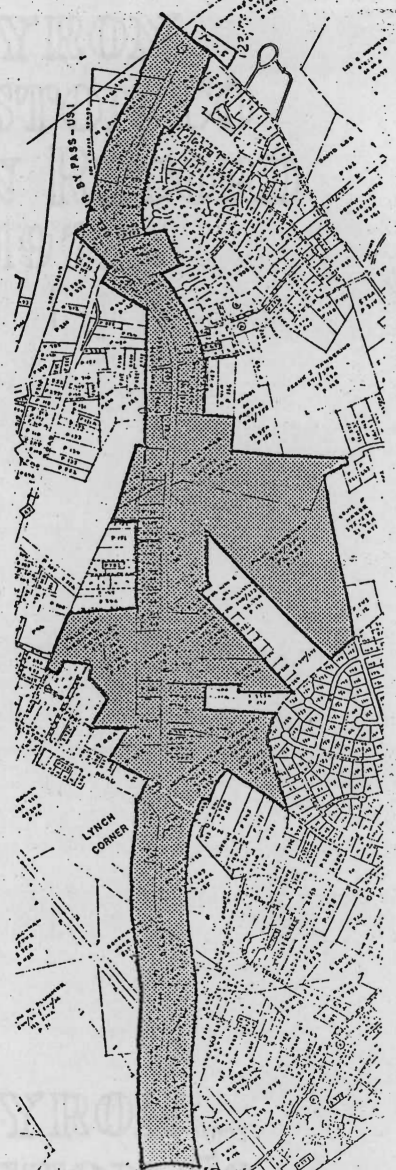
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LIBER 5 PAGE 200 BY THE COUNCIL

Read the third time.
Passed LSD 79-2 (January 9, 1979) (with amendments)
LAXXAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
By order
Angele Markewski., Secretary
Sealed with the County Seal and presented to the County Executiv
for his approval this 10th day of January, 197
at Three o'clock P.M.
Anytha Machanski., Secretary
BY THE EXECUTIVE
APPROVED: (Jounty Executive)
Date 1/1/19
/ Bace
BY THE COUNCIL
This Bill, having been approved by the Executive
and returned to the Council, becomes law on January 11, 1979.
and makeusk; , Secretary

EFFECTIVE DATE: January 11, 1979

78-28
AS AMENDED



5 PAGE ZUL

Same day recorded & examined, per H. Douglas Chilcoat, Clerk

EXHIBIT "A"

78-88 AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 78-90 (as amended)

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 78-37 Date: December 19, 1978
Legistative buy no.
AN ACT to repeal and re-enact with amendments Section (a), heading,
1000 GENERAL ADMINISTRATION, of Harford County Ordinance No. 78-58
heading, Harford County Classification Plan and Salary Grades (197
and Section 0000, heading, EXEMPT PERSONNEL, of Harford County
Ordinance No. 78-19, heading, Harford County Classification Plan
and Salary Grades (1978), to provide for additional positions in
the exempt category, and to delete a classification from the
classified system.
By the Council, December 19, 1978
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>January 16, 1979</u>
at: <u>7:30 P.M.</u>
By Order: <u>Angle Marlocoske</u> , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on
and concluded on January 16, 1979
angela Mackowski, Secretary

BILL NO. 78-90
AS INDED

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Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section (a), heading, 1000 GENERAL ADMINISTRATION, of Harford County Ordinance No. 78-58, heading, Harford County Classification Plan and Salary Grades (1978), and Section 0000, heading, EXEMPT PERSONNEL, of Harford County Ordinance No. 78-19, heading, Harford County Classification Plan and Salary Grades (1978), be, and they are hereby repealed and re-enacted with amendments, all to read as follows:

9				-GRADE-
10	(a)	1000	GENERAL ADMINISTRATION	
11		1010	Administrative Assistant I	S-06
12		1011	Administrative Assistant II	S-08
13		1012	Administrative Assistant III	S-09
14		1030	Assistant Coordinator (C.O.A.)	S-06
15		1050	Legislative Drafter	S-11
16		1080	Bus Driver	S-02
17		1100	Chief - Division of Administration - D.P.W.	S-13
18	100			0 13
19		1140	Commission on Aging COORDINATOR	S-13
20		1150	Crisis Intervention Worker	S-02
21	L.TT	1200	Deputy County Attorney	S-17
22		1210	Deputy Director Civil Defense	S-09
23		1225	Dispatcher (D.P.W.)	S-05
24		1230	District Manager (Soil Conservation)	S-09
25		1260	Economic Development Coordinator	S-12
26	,	1270	Equal Opportunity Officer	S-06
27		1325	Field Historian	S-07
28		1410	Grants Specialist I	S-06
29		1411	Grants Specialist II	S-08
30		1430	Human Relations Coordinator	S-10
31		1450	Intergovernmental Coordinator	S-13
32		1500	Legal Assistant	S-09

78-90 AS AMENDED

1		LIBER 5 PAGE 204		-GRADE-
2	1525	Legislative Research Assistant		S-06
3	1610	Management Analyst		S-12
4	1611	Management Assistant I		S-08
5	1612	Management Assistant II		S-10
6	1613	Management Assistant III		S-12
7	1655	Nutrition Site Manager		S-01
8	1745	Personnel Analyst		S-10
9	1746	Personnel Assistant		S-06
10	1748	Personnel Clerk		S-05
11	1750	Ombudsman		S-12
12	1830	Supervisor Nutrition Project		S-06
13	1845	Switchboard Operator		S-02
14		THE RESIDENCE OF THE PARTY OF T	MINIMUM-	-MAXIMUM-
15	0000	EXEMPT PERSONNEL		
16	0100	County Attorney	17,900	23,900
17	0150	Clerk	6,900	10,900
18	0155	Council Attorney	21,900	26,900
19	0200	Director of Administration	20,900	25,900
20	0215	Director of Civil Defense and Emergency Preparedness (Part-Time	3.000	7,900
21			,, ,,,,,,,	7,500
22	0220	Director of Inspections, Licenses and Permits	17,900	23,900
23				
24	0230	Director of Parks and Recreation	17,900	23,900
25	0240	Director of Planning	20,900	26,800
26	0245	Director of Procurement	15,900	20,900
27	0250	Director of Public Works	21,900	26,900
28	0300	Executive Staff Director	17,500	17,900
29	0500	Master in Equity	12,400	19,400
30	0600	Personnel Officer	17,900	23,900
31	0700	Secretary	8,900	14,300
32				

5 PAGE 205 LIBER

AS AMENDED

Secretary of the Council 12,900

-MINIMUM-

-MAXIMUM-17,900

Treasurer 19,900

25,900

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: March 19, 1979

AS AMENDED

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BY THE COUNCIL

Read the third t	ime.
------------------	------

Passed LSD 79-3 (January 16, 1979) (with amendments)

By order

angela Markousti, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 17th day of January , 1979 at 2:15 o'clock P.M.



angela Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 18, 1979.

angels Markowski, Secretary

EFFECTIVE DATE: March 19, 1979

Rec'd for record 2/22 1979 at 3:55 / N., Same day recorded & examined, pen H. Douglas Chilcoat, Clerk



BILL NO. 79-1

LIBER 5 PAGE 207

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-1

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-1 Date: January 2, 1979
AN EMERGENCY ACT to make an emergency appropriation to the Harford County
Public Housing Agency from unanticipated revenues
received from the U.S. Department of Housing & Urban
Development, Section 8, Housing Assistance Payments
Program; to provide funds for the Housing Assistance
Payments Program in Harford County, Maryland.
By the Council,January 2, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: February 6, 1979
at: 7:15 p.m.
By Order: Ayla Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>February 6, 1979</u>
and concluded on February 6, 1979
angels Mukowski, Secretary

LYBER 5 MILE 208

WHEREAS, the County Executive has recommended an
emergency appropriation of unanticipated revenues to the County
Budget for the fiscal year ending June 30, 1979, using funds
received from the U.S. Department of Housing & Urban Development;
and

WHEREAS, the funds are part of the U.S. Department of
Housing & Urban Development's Section 8 Housing Assistance Payments
Program; and

WHEREAS, the funds shall be used for rental payments to qualified citizens of Harford County, Maryland; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the U.S. Department of Housing & Urban Development in the below listed amounts for the purpose detailed:

Appropriation:

22 Housing Commission - New

23 Year Three

Account Receivable #28-00-03-80-13-02-00-00 \$ 223,008	
Total Receivable	
Housing Commission - New	

27 Year Three

Expenditure	Account	#88-01-41-	-00-02-02-01-XX			\$ 6,733
		(Personal	Services)			

AND THE RESERVE AND THE PARTY OF THE PARTY O	#88-01-41-00-02-02-02-XX \$ (Travel)	1,450
	(Iravel)	

	LUBER 5 MILE 209
1	#88-01-41-00-02-02-03-XX \$ 208,614 (Contractual Services)
2	(Contractual Services)
3	#88-01-41-00-02-02-04-XX \$ 700 (Rents and Utilities)
5	#88-01-41-00-02-02-05-XX \$ 2,003 (Supplies and Materials)
7	#88-01-41-00-02-02-08-XX \$ 1,300 (Other Charges)
8	(concruinting)
9	#88-01-41-00-02-02-11-XX \$ 1,308 (Equipment)
10	#88-01-41-00-02-02-14-XX \$ 900
11	(Benefits)
13	Total Expenditures
14	Total Funds Appropriated
15	Section 2. And Be It Further Enacted, that this Act is hereby
16	declared to be an Emergency Act, necessary for the protection of
17	the public health, safety and welfare, and for a vital County
18	rental assistance program, and shall take effect on the date it
19	becomes law.
20	EFFECTIVE: February 9, 1979
21	
22	Vderaf pech [tan a
23	The Secretary of the Council does hereby certify that fifteen (15) copies of this bill certify the prosseries of the council does hereby
25	the public and the press.
26	Angela Markowsking
27	Secretary
2.1	

LIBER 5 PAGE 210 BY THE COUNCIL

Read the third time.	
Passed LSD 79-4 (February 6, 1979) (WKKKXAMENA)	2
*PAYAPAXBARAPA	
By order	
Angela Markowsking, Secretary	
Sealed with the County Seal and presented to the County Executive	7e
for his approval this 8th day of February 197	79
at 11:30 o'clock A.M.	
Angela Markowskiy, Secretary	
BY THE EXECUTIVE	
APPROVED: County Executive Date 2/9/74	
BY THE COUNCIL	
This Bill, having been approved by the Executive	
and returned to the Council, becomes law on February 9, 1979.	
Anala Markowski, , Secretary	

Rec'd & Recorded 8/1 1979 at 3:15 f. M. HDC Liber 5 Folio 307 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: February 9, 1979

BILL NO. 19-2

Date: February 6, 1979

BILL NO.

LIBER 5 PAGE 211

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

AN EMERGENCY ACT to repeal and re-enact, with amendments, Section 20.2,

Introduced by ____Council Member Rahll

Legislative Day No. 79-4

BILL NO. 79-2 (AS AMENDED)

heading, Hearing Examiners, of Article 20, heading, Board of Appeals, and Section 21.6, of Article 21, heading, Cyclic Method for Processing Rezoning Applications, of the Harford County Zoning Ordinance, Ordinance No. 6; to provide for the employment of Hearing Examiners to hear those cases to be heard by the Board of Appeals; to provide for the Hearing Examiners to make a decision in zoning appeal and reclassification cases; to provide for final argument before the Board of Appeals or the County Council; to provide for the filing of a transcript; to provide for the payment for the transcript and additional publication fees; to also refer to the Hearing Examiner when such construction would be appropriate, when a Hearing Examiner is employed by the Board of Appeals.
By the Council, February 6, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>March 6, 1979</u>
at: 7:15 P.M.
By Order: <u>Angela Markowski</u> , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>March 6 & 13, 1979</u>
and concluded on <u>March 20, 1979</u> .
Angela Markauki, Secretary

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Section 20.2, heading, Hearing Examiners, of Article 20, heading, Board of Appeals and Section 21.6, heading, Step IV, of Article 21, heading, Cyclic Method for Processing Rezoning Applications, of the Harford County Zoning Ordinance, Ordinance No. 6, be, and are hereby repealed and reenacted, with amendments, all to read as follows:

ARTICLE 20. BOARD OF APPEALS.

Section 20.2. Hearing Examiners.

- (a) The Board of Appeals may employ Hearing Examiners to hear those cases normally heard by the Board. In the event the Board employs Hearing Examiners, the Hearing Examiner shall have the authority, duty, and responsibility to render a decision in all zoning appeal cases normally heard by the Board, subject to a request for final argument before the Board and appeal to the Courts of the State of Maryland.
- (1) ANY BRIEFS FORTHCOMING SHALL BE SUBMITTED WITHIN FOURTEEN (14) CALENDAR DAYS OF THE COMPLETION OF THE HEARING BEFORE THE HEARING EXAMINER.
- (1) (2) The Hearing Examiner shall file his or her decision no later than thirty (30) calendar days after the closing of the record of the case before the Hearing Examiner.
- (2) (3) The Hearing Examiner's decision shall become the final decision of the Board fifteen (15) TWENTY (20) calendar days after the date of the decision, unless a request for final argument before the Board shall be filed with the Board before the expiration of the fifteen (15) TWENTY (20) calendarday period by the applicant, or the People's Counsel, or a person aggrieved who was a party to the proceedings before the Hearing Examiner.
 - (3) The Board, on its own motion, by majority

vete,

79-2 AS AMENDED

AS AMENDED

LIBER 5 PAGE 213

- (4) ANY BOARD MEMBER UPON WRITTEN NOTICE TO THE SECRETARY OF THE COUNCIL may require final argument before the Board.
- (4) (5) In cases where a final argument before the Board is requested or required, the Hearing Examiner's decision shall be considered as a recommended opinion to the Board. The Board may accept, reject, or modify the Hearing Examiner's recommended opinion: , OR REMAND THE CASE BACK TO THE HEARING EXAMINER FOR FURTHER PROCEEDINGS.
- (b) After a request for final argument is filed with the Board of Appeals, the Board shall notify the applicant of the zoning case that such request has been filed.
- (1) The applicant of the zoning case shall order, pay for and deposit with the Board, the transcript of proceedings before the Hearing Examiner and shall deposit with the Board such additional costs of advertisement as may be required by the Secretary of the Council prior to a hearing of final argument before the Board being scheduled and advertised.
- (2) If the transcript is not filed or the additional advertising fees are not paid within ninety (90) calendar days of the date final argument before the Board is requested, OR REQUIRED, the application will be dismissed with WITHOUT prejudice to the applicant. requesting the relief. However, the ninety (90) calendar day period for the filing of the transcript may be extended by the Secretary of the Council upon a showing of good cause, subject to an appeal to the Board.
- (3) Final argument before the Board shall be conducted in accordance with the "Rules of Procedure for the Processing and Hearing of Zoning Cases".
- (4) The final decision of <u>ARGUMENT BEFORE</u> the Board shall be rendered <u>SCHEDULED AND HEARD</u> within ninety (90)

AS AMENDED

LIBER 5 PAGE 214

calendar days of the date when all of the following requirements for final argument have been satisfied:

- (a) A request for final argument is filed.
- (b) The complete transcript is filed with

the Board.

paid.

(c) The additional advertising fees are

The ninety (90) calendar-day period will begin on the date when the last requirement has been met. In the event the Board does not hear the request for final argument or render a decision within the ninety (90) calendar-day period or if the case is remanded to the Hearing Examiner for additional testimony and a decision is not rendered by the Board within ninety (90) calendar days from the date of the Hearing Examiner's supplemental or amended epinion CONCLUSION OF THE HEARING BEFORE THE COUNCIL, then the application shall automatically be considered to have been denied by the Board. THE HEARING EXAMINER SHALL FILE HIS OR HER SUPPLEMENTAL OR AMENDED OPINION WITHIN FIFTEEN (15) CALENDAR DAYS FROM THE CONCLUSION OF THE HEARING ON THE REMAND.

- (c) An opinion rendered by the Hearing Examiner shall first be subject to final argument before the Board, pursuant to Section 20.2(b)(3), before an action is filed in the Courts of the State of Maryland.
- (d) Any reference in law to the Board of Appeals of Harford County having jurisdiction over zoning cases shall also refer to the Hearing Examiner when such construction would be appropriate, from and after the date that a Hearing Examiner is employed by the Board of Appeals.
- (e) In the event that a case is remanded either to the Hearing Examiner or Board of Appeals by the County Council or Courts, the Secretary of the Council shall give written notice to

the applicant, adjoining property owners as listed on the application for the relief and those persons having requested notice of the decision of the Hearing Examiner or Board. A fee OF FIFTY DOLLARS (\$50.00) to cover the additional cost of advertising, as may be required, shall be deposited with the Secretary of the Council by the applicant prior to a new hearing being scheduled and advertised. If the applicant fails to deposit such fee with the Secretary of the Council within thirty (30) TEN (10) calendar days of the date of notice of the remand by the Secretary of the Council, then the application shall be dismissed with WITHOUT prejudice to the applicant. requesting the relief:

ARTICLE 21. CYCLIC METHOD FOR PROCESSING REZONING APPLICATIONS. Section 21.6. Step IV.

- (1) The Hearing Examiner shall continue holding public hearings in accordance with the Rules of Procedure for the Processing and Hearing of Zoning Cases, subject to such postponements or continuations as the circumstances may require. The Hearing Examiner shall file his or her decision no later than thirty (30) calendar days after the closing of the record of the case before the Hearing Examiner.
- (2) ANY BRIEFS FORTHCOMING SHALL BE SUBMITTED WITHIN FOURTEEN (14) CALENDAR DAYS OF THE COMPLETION OF THE HEARING BEFORE THE HEARING EXAMINER.
- (2) (3) The Hearing Examiner shall have the authority, duty, and responsibility to render a decision in all zoning reclassification cases subject to a request for final argument before the County Council and appeal to the Courts of the State of Maryland.
- (3) (4) The Hearing Examiner's decision shall become the Council's final decision fifteen (15) TWENTY (20) calendar days after the date of the decision, unless a request for final

argument before the County Council shall be filed with the County Council before the expiration of the fifteen (15) TWENTY (20) calendar-day period by the applicant, or the People's Counsel or a person aggrieved who was a party to the proceedings before the Hearing Examiner.

- (4) The Council; on its own motion; by majority vote;
- (5) ANY COUNCIL MEMBER UPON WRITTEN NOTICE TO THE

 SECRETARY OF THE COUNCIL may require final argument before the Council.
- County Council is requested or required, the Hearing Examiner's decision shall be considered as a recommended opinion to the County Council. The County Council may accept, reject, or modify the Hearing Examiner's recommended opinion: , OR REMAND THE CASE BACK TO THE HEARING EXAMINER FOR FURTHER PROCEEDINGS.
- (6) (7) After a request for final argument is filed with the County Council, the Council shall notify the applicant of the zoning case that such request has been filed.
- (7) (8) The applicant of the zoning case shall order, pay for and deposit with the Council, the transcript of proceedings before the Hearing Examiner and shall deposit with the Council such additional costs of advertisement as may be required by the Secretary of the Council prior to a hearing of final argument before the Council being scheduled and advertised.
- (8) (9) If the transcript is not filed or the additional advertising fees are not paid within ninety (90) calendar days of the date final argument before the Council is requested;

 OR REQUIRED, the application will be dismissed with WITHOUT prejudice to the applicant. requesting the rezening: However, the ninety (90) calendar-day period for the filing of the transcript may be extended by the Secretary of the Council upon a showing of good cause, subject to an appeal to the Council.

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- (9) (10) Final arguments before the County Council shall be conducted in accordance with the "Rules of Procedure for the Processing and Hearing of Zoning Cases".
 - (10) The final decision of the Council shall be
- (11) THE FINAL ARGUMENT BEFORE THE COUNCIL SHALL BE rendered SCHEDULED AND HEARD within ninety (90) calendar days of the date when all of the following requirements for final argument have been satisfied:
 - (a) A request for final argument is filed.
 - (b) The complete transcript is filed with the
- (c) The additional advertising fees are paid. The ninety (90) calendar-day period will begin on the date when the last requirement has been met. In the event the Council does not hear the request for final argument or render a decision within the ninety (90) calendar day period or if the case is remanded to the Hearing Examiner for additional testimony and a decision is not rendered by the County Council within ninety (90) calendar days from the date of the Hearing Examiner's supplemental CONCLUSION OF THE HEARING BEFORE THE COUNCIL or amended opinion, then the application shall automatically be considered to have been denied by the Council. THE HEARING EXAMINER SHALL FILE HIS OR HER SUPPLEMENTAL OR AMENDED OPINION WITHIN FIFTEEN (15)
- (11) (12) An opinion rendered by the Hearing Examiner shall first be subject to final argument before the County Council, pursuant to Section 21.6(9), before an action is filed in the Courts of the State of Maryland.
- (12) (13) Any reference in law to the County Council of Harford County having jurisdiction over zoning cases shall also refer to the Hearing Examiner when such construction would

be appropriate, from and after the date that a Hearing Examiner is employed by the Harford County Council.

(14) In the event that a case is remanded either $\{13\}$ to the Hearing Examiner or County Council by the County Council or Courts, the Secretary of the Council shall give written notice to the applicant, adjoining property owners as listed on the application for the rezoning, and those persons having requested notice of the decision of the Hearing Examiner or Council. A fee OF FIFTY DOLLARS (\$50.00) to cover the additional cost of advertising, as may be required, shall be deposited with the Secretary of the Council by the applicant prior to a new hearing being scheduled and advertised. If the applicant fails to deposit such fee with the Secretary of the Council within thirty (30) TEN (10) calendar days of the date of notice of the remand by the Secretary of the Council, then the application shall be dismissed with WITHOUT prejudice to the applicant. requesting the rezoning. Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof. Section 3. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the efficient processing of zoning cases in Harford County, and shall take effect on the date it becomes law.

EFFECTIVE: April 17, 1979

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79-2 AS AMENDED

LIBER 5 PAGE 219 BY THE COUNCIL

Read the third time.	79-11 (April 10, 1979) (with amendments)
	RRRRE
	By order
	Angle Machenet, Secretary
Sealed with the Count	y Seal and presented to the County Executive
for his approval this	11th day of April, 1979
at two o'cl	
The Contract of the Contract o	Angel Markent, Secretary
ENTENNIVE 131	BY THE EXECUTIVE
APPROVED:	County Executive Date 4/17/74
	BY THE COUNCIL
	having been approved by the Executive and il, becomes law on April 17, 1979.

EFFECTIVE DATE: April 17, 1979

Rec'd & Recorded 8/1 1979 at 3:154. M. HDC Liber 5 Folia 1/2 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-3

Introduced by Council President Hardwicke at request of County Executive

Legislative Day	No. <u>79-4</u>	_ Date: _	February 6, 1979
AN EMERGENCY ACT	to provide for	r the transfer o	of appropriations between
	capital proje	cts in the Water	Sewer Capital Funds; to
	provide that	a new project be	e created in the 1978-1979
	Water-Sewer C	apital Fund; to	provide that certain
	appropriation	s be transferred	l from the Deer Creek Water
62 de 1985	Plant Project	to a new capita	al project in the 1978-1979
	Water-Sewer C	apital Fund; to	provide for the creation of
	new project f	or water source	development in Harford
	County, the n	ew capital proje	ect to be designated as the
	Havre de Grac	e Water Source I	Project.
	By the Coun	cil, <u>Febr</u>	uary 6, 1979
Introduced, rea	d first time,	ordered posted	and public hearing scheduled
	on: Ma:	rch 6, 1979	
	at: <u>7:</u>	15 P.M.	
Ву	Order: Az	yla Markou	Secretary, Secretary
	P	UBLIC HEARING	
	Having been	posted and Noti	ice of time and place
of hearing and T			ished according to the
Charter, a publi			
and-concluded-or			
			, Secretary

LEER 5 PAGE 221

1	WHEREAS, the County Executive has recommended that
2	certain appropriations be transferred between certain capital
3	projects in the Water-Sewer Capital Funds, and that a new capital
4	project be created in the 1978-1979 Water-Sewer Capital Fund; and
5	WHEREAS, Sections 516 and 521 of the Charter of Harford
6	County, Maryland, require that such transfers and creations be
7	authorized by legislative act of the County Council; and
8	WHEREAS, such a transfer and project creation is
9	necessary to begin development of the Havre de Grace Water Source
10	Project in Harford County, Maryland; and
11	WHEREAS, this requirement for a transfer conforms with
12	Sections 516, 519 and 521 of the Charter of Harford County,
13	Maryland.
14	NOW, THEREFORE,
15	Section 1. Be It Enacted By The County Council Of Harford County,
16	Maryland, that the Water-Sewer Capital Funds, be, and they are
17	hereby amended by making an inter-budget (project) transfer of
18	appropriations, and that a new project be, and it is hereby added
19	to the 1978-1979 Water-Sewer Capital Fund, all to read as follows:
20	From: Water-Sewer Capital Fund
21	Deer Creek Water Plant
22	Account #81-03-03-62-39-01-03-XX \$ 332,860.00
23	#81-03-03-62-39-02-09-XX
24	#81-03-03-62-39-03-03-XX \$ 1,589,575.00
25	Total Water-Sewer Capital Fund Transfer\$ 1,932,310.00
26	To: Fiscal Year 1978-1979 Water-Sewer Capital Fund
27	Havre de Grace Water Source (New Project #6343)
28	Account #81-03-03-63-43-01-03-XX \$ 332,860.00
29	#81-03-03-63-43-02-09-XX \$ 9,875.00
30	#81-03-03-63-43-03-03-XX \$ 1,589,575.00
31	Total Water-Sewer Capital Fund Request \$ 1,932,310.00
32	

LIBER 5 FACE 222

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the development of a vital water source for Harford County, Maryland, and shall take effect on the date it becomes law.

EFFECTIVE: March 8, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Tharkowski

LIBER 5 PAGE 223 BY THE COUNCIL

rassed_	LSD /9-/	(March	0, 1979)		Хяниминккх
XBALXIAGK	SYEX PRANSIE AND A				
(II)	Ву о	rder	I.A.		
	1	ngele 7	naskus	ki .	, Secretary
Sealed with the C	ounty Seal	and pr	esented t	o the Cour	nty Executive
for his approval	this 7	th	day of _	March	19 79
at 3:15	o'clock P	.M.			
Carry				aski_	, Secretary
MANAGE.	BY 1	THE EXEC	UTIVE		
APPROVED:	A.	D C	1/2		

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on March 8, 1979.

Angela Marlowski, Secretary

EFFECTIVE DATE: March 8, 1979

Rec'd & Recorded 8/1 1979 at 3:15 P. M. HDe Liber 5 Folio 220 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

LIBER 5 PAGE 224
BILL NO. 79-4

BILL NO. 79-4

COUNTY COUNCIL

AS AMENDED

OF

HARFORD COUNTY, MARYLAND

Legislative Day No. 79-4 Date: February 6, 1979

Introduced by Council Member Barbara Kreamer

BILL NO. 79-4 (AS AMENDED)

AN ACT to add new Article 14, heading, County Council Appointed
Boards and Commissions, to Chapter 2, heading, Administration,
of the Harford County Code, as amended; to provide consistency
in the appointment, membership, and terms of all Council
Boards and Commissions; and to generally relate to the
uniformity of said advisory boards and commissions.
By the Council, February 6, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>March 13, 1979</u>
at: 7:45 P.M.
By Order: Angels Markouck, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>March 13, 1979</u>
and concluded onMarch 13, 1979
Angela Markameh. Secretary

UBER 5 PAGE 225

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that new Article 14, heading, County Council

Appointed Boards and Commissions, be, and is hereby added to

Chapter 2, heading, Administration, of the Harford County Code,

as amended, all to read as follows:

CHAPTER 2. ADMINISTRATION.

ARTICLE 14. COUNTY COUNCIL APPOINTED BOARDS AND COMMISSIONS. Section 2-270. Appointment.

All boards and commissions directly advisory to the County Council, and whose members are appointed by the County Council, shall be constituted in the following manner.

Section 2-271. Membership.

The membership of all boards and commissions appointed by the County Council shall be constituted as follows:

- (a) The membership of each board or commission shall consist of at least seven (7) members. In the event that a membership of a particular board or commission necessitates additional members, then THE COUNCIL MAY INCREASE that particular board or commission membership shall be increased in increments of seven (7) members.
- (b) The members of all Council boards and commissions shall be appointed by the County Council. Each Council member shall MAY nominate one (1) member to serve on the board or commission.

Section 2-272. Officers.

The members of all boards and commissions appointed by the County Council shall select officers in the following manner:

(a) The membership shall annually select from its own membership a chairperson, a vice chairperson, and a secretary.

Section 2-273. Terms.

The terms of all County Council boards and commissions shall be coterminous with that of the Council who appoints them unless

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AS AMENDED

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the term is specified to be shortened in enabling legislation.

Each board and commission shall remain operative until a succeeding Council appoints new members.

Section 2-274. Vacancies.

In the event that a vacancy occurs on a board or commission, the Council Member who appointed the person to same <u>SERVE</u> on the board or commission, shall have the duty to <u>MAY</u> appoint another member to to fill the remaining term.

Section 2-275. Reports.

All Council appointed boards and commissions shall MAY file an annual report to the County Council. This report shall MAY include a summary of all activities performed by the board during the preceding year and goals for the upcoming year.

Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof.

Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: June 18, 1979

79-4
AS AMENDED

LIBER 5 PAGE 227
BY THE COUNCIL

Read the third time.

Passed LSD 79-11 (April 10. 1979) (with amendments)

FANNEWEX PASSES

By order

Sealed with the County Seal and presented to the County Executive for his approval this <a href="https://linear.com/linea

AND STATE OF THE S

APPROVED:

angle Marlowski, Secretary

angle markenski, Secretary

BY THE EXECUTIVE

County Executive

Mate 4/1.

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 17, 1979.

Angela Markenski, Secretary

EFFECTIVE DATE: June 18, 1979

Rec'd & Recorded 8/, 19 79 at 3:15 P. M. HDC Liber 5 Folio 224 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

	1	0	 10-
BILL NO.	4	2	0

BILL NO. 79-5

LIBER 5 PAGE 228 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-5

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-7	Date: <u>March 6, 1979</u>
AN EMERGENCY ACT to make an	appropriation of grant funds to the Commission
on Aging f	rom unanticipated revenues received from a
Title VII	Nutritional Program of the State of Maryland
Office on	Aging; to provide funds for the continuation
of the Nut	ritional Program for senior citizens in Harford
County, Ma	ryland.
D. Aba C	Aunoil Monch 6 1070
	ouncil, <u>March 6, 1979</u>
	e, ordered posted and public hearing scheduled
	pril 3, 1979
	:00 P.M.
By Order:	Angela Markowski , Secretary
	DUDI TO HEADING
	PUBLIC HEARING
	een posted and Notice of time and place
	I having been published according to the
	vas held on <u>April 3, 1979</u>
- and-concluded-onAp	rii 5, 19/9
	Poyla Markocki, Secretary

LECT 5 RGE 229

1	WHEREAS, the County Executive has recommended an						
2	emergency appropriation of unanticipated revenues from the State						
3	of Maryland Office on Aging to the County budget for the fiscal						
4	year ending June 30, 1979, and continuing thereafter in accordance						
5	with the terms of the grant; and						
6	WHEREAS, said funds are for a continuation of the						
7	nutritional program in Harford County, Maryland; and						
8	WHEREAS, said funds shall be used for meals for Harford						
9	County's senior citizens; and						
10	WHEREAS, the appropriation of said funds is in						
11	accordance with the provisions of Section 518 of the Charter of						
12	Harford County, Maryland.						
13	NOW, THEREFORE,						
14	Section 1. Be It Enacted By The County Council Of Harford County,						
15	Maryland, that the current expense budget for the fiscal year						
16	ending June 30, 1979, be, and it is hereby amended by making an						
17	emergency appropriation and expenditure from monies received from						
18	the State of Maryland in the below listed amounts for the purpose						
19	detailed:						
20	Appropriation:						
21	Commission on Aging						
22	Title VII Nutrition Project (#3)						
23	Grant Accounts Receivable #28-00-03-80-51-01-00-00						
24	Title VII Grant						
25	Estimated Project Income (Meal Donations) \$ 9,622						
26	Total Receivable						
27	Commission on Aging						
28	Title VII Nutrition Project (#3)						
29	Grant Expenditure Account #88-06-15-00-08-01-01-XX \$24,909 (Personal Services)						
30	(TOTSONAL COLVICOS)						
31	#88-06-15-00-08-01-02-XX \$ 500 (Travel)						
32							

79-5

5 PAGE 230 LIBER #88-06-15-00-08-01-03-XX . . . \$37,987 1 (Contractual Services) 2 #88-06-15-00-08-01-04-XX . . . \$ 7,224 3 (Rents & Utilities) 4 #88-06-15-00-08-01-05-XX . . . \$ 765 5 (Supplies & Materials) 6 #88-06-15-00-08-01-08-XX . . . \$ 7 300 (Other Charges) 8 #88-06-15-00-08-01-14-XX . . . \$ 3,591 9 (Benefits) 10 Total Expenditures . . \$75,276 11 12 Total Grant Funds Appropriated \$75,276 13 Section 2. And Be It Further Enacted, that this Act is hereby

declared to be an Emergency Act, necessary for the protection of

nutritional program for senior citizens, and shall take effect on

the public health, safety and welfare, and for a vital County

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the date it becomes law.

EFFECTIVE: April 4, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski

-2-

LIBER 5 PAGE 231 BY THE COUNCIL

Read	the	third t	ime.					
		Passed	LSD	79-10	(April	3,	1979)	(wirhxamendments)

FAINDER DEX PASSAGE

By order

Ongle Muslowski, Secretary

Angle Maskauski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this __4th __ day of ___ April ___ , 1979 at __3:15 ___ o'clock _P.M.



BY THE EXECUTIVE

APPROVED:

77 P 19

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 4, 1979.

Angla Markouski, Secretary

EFFECTIVE DATE: April 4, 1979

Rec'd & Recorded 8// 1979 at 3:15 P. M. HDELiber 5 Folio 228 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-6

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-7

Date: March 6, 1979

	componential of grant funds to the Office
AN EMERGENCY ACT	to make an appropriation of grant funds to the Office
	of Intergovernmental Coordinator from unanticipated
	revenues received from U.S. Department of Housing and
	Urban Development, Community Development Block Grant
	Program; to provide funds for Dembytown Rehabilitation
42.00 448	and funding for the Housing Counselor.
	By the Council, March 6, 1979
Introduced, rea	d first time, ordered posted and public hearing scheduled
	on: <u>April 3, 1979</u>
	at: 7:00 P.M.
Bv	Order: <u>Angela Markowski</u> , Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
	Title of Bill having been published according to the
Charter, a publ	ic hearing was held on <u>April 3, 1979</u>
- and-concluded or	April 3, 1979 •
	Angla Marlowski, Secretary

1	WHEREAS, the County Executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	County budget for the fiscal year ending June 30, 1979, and
4	continuing thereafter in accordance with the terms of the grant;
5	and
6	WHEREAS, the funds are part of the U.S. Department of
7	Housing and Urban Development, Community Development Block
8	Grant Program; and
9	WHEREAS, the funds shall be used for Dembytown
10	Rehabilitation and funding for the Housing Counselor; and
11	WHEREAS, the appropriation of the funds is in accordance
12	with the provisions of Section 518 of the Charter of Harford
13	County, Maryland.
14	NOW, THEREFORE,
15	Section 1. Be It Enacted By The County Council Of Harford County,
16	Maryland, that the current expense budget for the fiscal year
17	ending June 30, 1979, be, and it is hereby amended by making an
18	emergency appropriation and expenditure from monies received
19	from the U.S. Department of Housing and Urban Development in the
20	below listed amounts for the purposes detailed:
21	Appropriation:
22	Community Development Block Grant #4
23	Account Receivable #28-00-03-80-36-02-00-00 \$ 67,000
24	Total Receivable
25	Expenditure:
26	Intergovernmental Coordinator
27	Housing Counselor
28	Account #88-01-16-00-12-01-XX-XX
29	Intergovernmental Coordinator
30	Dembytown Rehabilitation
31	Account #88-01-16-00-12-02-XX-XX
32	

Total Expenditures	67,000 reby
2 Total Funds Appropriated	67,000 reby
	reby
3 Section 2. And Be It Further Enacted, that this Act is he	
	ion of
4 declared to be an Emergency Act, necessary for the protect	1011 01
5 the public health, safety and welfare, and for a vital Cou	nty
6 housing program, and shall take effect on the date it beco	mes
7 law.	
8 EFFECTIVE: April 4, 1979	
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The Secretary of the Council does hereby	
13 correction that fift on (15) copies of this bill	
14	
Secretary Secretary	
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LIBER 5 PAGE 235 BY THE COUNCIL

Passed_ LS	D 79-10 (April 3, 1979) (with xamendments)
Fat/Ded(XXXX	cassage
	By order
	Angli Markarali, Secretary
Sealed with the Count	ty Seal and presented to the County Executive
for his approval this	4th day of April , 1979
at 3:15 o'c	Lock P.M.
The Court of the C	Angela Markenski, Secretary
TENNIVEZI.	BY THE EXECUTIVE
APPROVED:	County Executive Date 4/4/79

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 4, 1979.

Angele Markenski, Secretary

EFFECTIVE DATE: April 4, 1979

Rec'd & Recorded \$\\ \frac{1979}{Folio} = \frac{23.75}{2.8} \text{ examined per H. Douglas Chilcoat, Clerk, Harford Co.}

BILL NO. 79-7

LIBER 5 PAGE 236 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-7

Introduced by ___Council Members Risacher & Spry

Legislativ	ve Day No. 79-7 Date: March 6, 1979
AN ACT	to repeal Section 7.0215, of Article 7, heading, "A-1"
	Agricultural District, and to repeal and re-enact with
	amendments Section 4.02, of Article 4, heading, Definitions,
•	of the Harford County Zoning Ordinance, Ordinance No. 6,
	as amended; to provide for the elimination of the distinction
5, 5 JB - 187	between hog farm and fur farm operations and other agricultural
	pursuits.
	By the Council, <u>March 6, 1979</u>
Introduced	, read first time, ordered posted and public hearing scheduled
	on: <u>April 3, 1979</u>
	at: 7:00 P.M.
	By Order: <u>Angele Markainski</u> , Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
of hearing	and Title of Bill having been published according to the
Charter, a	public hearing was held on April 3, 1979
and conclu	ded on April 3, 1979
	Angela Markauski, Secretary

Section 1. Be It Enacted By The County Council of Harford
County, Maryland, that Section 7.0215, of Article 7, heading,
"A-1" Agricultural District, of the Harford County Zoning
Ordinance, Ordinance No. 6, as amended, be, and it is hereby
repealed, and that Section 4.02, of Article 4, heading, Definitions,
of the Harford County Zoning Ordinance, Ordinance No. 6, as
amended, be, and it is hereby repealed and re-enacted with
amendments, all to read as follows:
ARTICLE 7. "A-1" AGRICULTURAL DISTRICT.
Section 7.0215. (Reserved).
ARTICLE 4. DEFINITIONS.
Section 4.02. Agriculture. The use of land for agricultural
purposes, including farming, dairying, pasturage, apiculture,
horticulture, floriculture, viticulture, and animal and poultry
husbandry, and the necessary accessory uses for packing, treating

or storing the produce; provided, however, that the operation of any such accessory uses shall be secondary to that of normal agriculture activities.

Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be

deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof.

Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: June 4, 1979

The Secretary of the Council dees berety certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary Transcente

79-7

BY THE COUNCIL

Read the third time.				
Passed LSD 7	79-10 (Apri	1 3, 1979)	(WXINXAN	KENMUENKEX
ALSANDON PENDO	ee98e			
	By order			
	angels.	marken	Li., s	Secretary
Sealed with the County	Seal and p	resented to	the County	Executive
for his approval this	4th	day of	April	, 19 70
at o'clo	ck P.M.			
Consultation of the second of	Angels	maskow	<u>. k </u>	Secretary
TO BINGSTON	BY THE EXI	ECUTIVE		
APPROVED:	Mon	as Show	y!	
	County Exe	ecucive	ha	
	Date	0 4/4/		
	77	eh.		
	BY THE COU	NCIL		
This Bill, and returned to the Co		approved by		
<u>Q</u>	ngeli Sm	askowske	, Sec	cretary

Rec'd & Recorded 8/1 1919 at 3:16 P. M. H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: June 4, 1979

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-9

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-7 Date: March 6, 1979
AN EMERGENCY ACT to provide the County Executive with the authorization
to execute a Lease with James D. Konstant, Athena Konstant
and Anthony J. Konstant for the leasing of certain space
at 19 North Main Street in Bel Air for the operation of the
Comprehensive Employment and Training Act (CETA) Office
in accordance with Section 520 of the Charter of Harford
County, Maryland.
By the Council, <u>March 6, 1979</u>
Introduced, read first time, ordered posted and public hearing scheduled
on: April 3, 1979
at: 7:00 P.M.
By Order: anala Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held onApril 3, 1979
and concluded onApril 3, 1979
and concluded on the state of t
angela Markreaski. Secretary

WHEREAS, the County Executive is desirous of executing a Lease with James D. Konstant, Athena Konstant and Anthony J. Konstant on behalf of Harford County, Maryland; and WHEREAS, the Lease will extend beyond the fiscal year

1978-1979; and
WHEREAS, the Lease is attached hereto and made a part

WHEREAS, the Lease is attached hereto and made a part hereof; and

WHEREAS, Section 520 of the Charter of Harford County, Maryland, requires that all agreements and payments thereunder which would extend beyond the current fiscal year be authorized by legislative act.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the County Executive be, and he is hereby authorized to execute, on behalf of the County, a Lease with James D. Konstant, Athena Konstant and Anthony J. Konstant for the below stated amount:

EFFECTIVE: April 17, 1979

The Secretary of the self-action of the best wertify that fifteen (18) applea of this bill are immediately available for distribution to the public and the press.

Angela Markowski

BY THE COUNCIL

Read the third time.				
Passed_LSD :	9-11 (Apr	i1 10, 1979) XMIKNXX	XAARAKEKE
FailedxofxPa				
	By order			
	angle	Marke	meki.	Secretary
Sealed with the County	Seal and	presented t	o the Count	y Executive
for his approval this	11th	_ day of	Apri1	<u>197</u>
at two o'clo	ck P.M.			
Julius III	angel	made	maki.	Secretary
State College				
		Middle		
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BY THE COUNCIL

County Execut

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 17, 1979.

Angela Markowski, Secretary

EFFECTIVE DATE: April 17, 1979

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THIS LEASE AGREEMENT, made this day of 197_, by and between JAMES D. KONSTANT and ATHENA KONSTANT, his wife, and ANTHONY J. KONSTANT, hereinafter collectively referred to as "Landlord", and HARFORD COUNTY, MARYLAND, a body corporate and politic of the State of Maryland, hereinafter referred to as "Tenant".

PREMISES LEASED

In consideration of the rents and covenants herein set forth, the Landlord does hereby lease unto the Tenant, and the Tenant does hereby rent from the Landlord:

All that one story building erected on 19 North Main Street, in Bel Air, Maryland, fronting twenty (20) feet on said street and extending back therefrom for an approximate depth of one hundred (100) feet.

TERM OF LEASE

The term of this Lease shall be for a period of one (1) year beginning on the fifteenth (15th) day of April, 1979, and ending on the fourteenth (14th) day of April, 1980, at and for an annual rental of Five Thousand Four Hundred Dollars (\$5,400.00) per year, to be paid in advance in equal monthly payments of Four Hundred Fifty Dollars (\$450.00) per month to be paid on the fifteenth (15th) of each and every month.

LIBER 5 PAGE 243 RENEWAL

The Tenant is hereby granted the right and option to renew this Lease on all the terms and conditions as herein set forth for two (2) additional terms of six (6) months each. If the Tenant shall elect to exercise the right of renewal, it shall give written notice to this effect to the Landlord not less than two (2) months prior to the expiration of the existing term.

USE

Said premises shall be used for the purpose of office space for the County Government and for other related purposes.

TAXES

The Landlord does hereby agree to be responsible for all taxes levied on the real estate hereby leased. The Tenant shall be responsible for all personal property taxes levied against stock, equipment and fixtures that may be used in conjunction with the Tenant's business.

INSTALLATION OF FIXTURES AND EQUIPMENT

The Tenant shall have the option, at its own risk, to install its fixtures and equipment providing the Tenant does not alter or in any manner damage the demised premises and may remove the same at the expiration of the term.

PAYMENT OF RENTAL

The Tenant agrees to pay the rent aforesaid to the Landlord, and if said rent or any part thereof shall be in arrears at any time, the Landlord may distrain therefor. If said rent or

part thereof shall be in arrears and unpaid for a period of ten (10) days, or if Tenant shall fail to comply with any covenant, condition or agreement of this Lease, or if the premises shall appear to be vacant or abandoned, then in any of said events, the Landlord may, at its option, re-enter and resume possession of the premises, and declare this Lease, and the tenancy hereby created, terminated, and may thereupon remove all persons and property from the premises, all with or without resort to process of any court, and by force or otherwise; and Tenant further agrees that notwithstanding such termination, it shall remain liable for any rent due or accrued to Landlord or damages caused to Landlord prior thereto, and Tenant shall further be liable, as liquidated damages for the breach of covenant, to pay to Landlord the amount of rent reserved under this Lease at the times herein specified for the payment of rent for the unexpired period of this Lease, less such amount Landlord may receive from others to whom the premises may be rented from time to time, from which amounts Landlord shall first be entitled to deduct all expenses incurred in recovering possession of, decorating and reletting premises, including all attorney's fees incurred by Landlord in such connection, but Tenant shall not be entitled to any excess of such amounts received from others over the liability of Tenant hereunder; and it shall be within the sole discretion of the Landlord to determine to whom, or whether to anyone, the premises shall be so rented, the amount of the rent and all other terms and conditions. of said renting, and the period or periods thereof, whether less than, equal to or beyond the aforesaid unexpired term of this Lease.

The Landlord understands and agrees that the rental for the aforementioned property shall be paid from CETA funds from the

Federal Government. Should said funds terminate, for any reason, the parties hereto agree that this Lease shall become null and void with no liability on the part of the Tenant for future rent.

RIGHT OF ENTRY

The Landlord shall have the right to enter the premises at any time by master key or by force, if necessary, to inspect the same, to make repairs required therein or elsewhere in Landlord's property, and to enforce any provisions of this Lease. The Tenant will not change the locks on the doors of the building or install additional locks, chains or other fasteners without prior written permission from the Landlord. The Tenant agrees to comply and to procure the compliance of employees and visitors with these regulations and with all other reasonable regulations for the administration of Landlord's property which Landlord may hereafter adopt, with notice thereof to all tenants of the building containing the premises. Landlord shall be under no obligation to enforce the regulations or lease provisions against other tenants.

ALTERATIONS

Tenant will not alter exterior or interior of said premises and will not make any structural alteration to the premises or any part thereof without first obtaining Landlord's written approval of such alterations, and the Tenant agrees that any improvements made by it shall immediately become the property of the Landlord and shall remain upon the premises. Landlord shall be responsible for the escalation of one partition, installed in accordance with specifications provided by the Tenant.

SIGNS

The Tenant will not cause to be erected, posted or affixed upon the premises demised, any sign whether it be in conjunction with the business of the Tenant's name or otherwise, without first obtaining Landlord's written approval of said sign.

MAINTENANCE OF PREMISES

and will repair the same at its own cost and expense, and will replace promptly, at its own expense, any part of the interior premises which is in need of maintenance. Tenant shall further keep the sidewalk in front of its portion of the premises in a clean condition and shall be responsible for the removal of snow and ice from that portion of the sidewalk.

Landlord shall maintain the roof and exterior of the demised premises and will maintain the air conditioning, plumbing and heating systems within the premises.

UTILITIES

The Tenant covenants and agrees to pay all charges for gas, electricity, water and all fuel consumed in heating the demised premises.

INSURANCE

The Tenant will keep in force at its own expense, so long as this Lease, or renewal thereof, remains in effect, public liability insurance in companies acceptable to the Landlord with respect to the premises in form satisfactory to Landlord covering both Landlord and Tenant, as insured, with minimum limits of One

Hundred Thousand Dollars (\$100,000.00) on account of bodily injuries to or death of one person, and Three Hundred Thousand Dollars (\$300,000.00) on account of bodily injuries to or death of more than one person as the result of any one accident or disaster, and Fifty Thousand Dollars (\$50,000.00) for property damage; and the Tenant will further deposit with the Landlord the policy or policies of such insurance or certificate thereof. If the Tenant shall not comply, the Landlord may, at its option, cause insurance as aforesaid to be issued, and, in such event, Tenant agrees to pay the premium for such insurance promptly upon the Landlord's demand.

RIGHT OF INSPECTION BY LANDLORD

The Tenant will permit the Landlord, its agents, employees and contractors to enter the premises and all parts thereof during normal business hours to inspect the same and to enforce or carry out any provision of this Lease.

ASSIGNMENTS AND SUBLETTING

The Tenant will not assign this Lease in whole or in part, or sublet any or all parts of the premises, without the written consent of the Landlord first obtained. Consent by the Landlord to any assignment or subletting shall not constitute a waiver of the necessity for such consent to any subsequent assignment or subletting. The Landlord will not unreasonably withhold its consent to said assignment or sublease, but in any event, the Tenant shall remain fully and primarily responsible hereunder.

LIBER 5 PAGE 248 DESTRUCTION OF PREMISES

In the event that the premises hereby leased are damaged by fire or other casualty which prevents Tenant's occupancy, the Landlord shall repair or rebuild the damaged improvements to the extent of the insurance proceeds if the damage is less than total. In the event damage of the improvements is total or costs of repair are greater than casualty insurance proceeds payable to the Landlord, then Landlord may notify Tenant that the Lease is terminated during any period of damage, from the date of the occurrence of damage until repairs are completed. There shall be an abatement of rentals due from the Tenant during such period. In the event the Landlord is unable to effectuate repairs within ninety (90) days from the date of casualty, Tenant may terminate the Lease by written notice to the Landlord.

TERMINATION OF LEASE

This Lease and the tenancy hereby created shall cease and terminate at the end of the original term hereof, without the necessity of any notice from either Landlord or Tenant to terminate the same, unless option to renew Lease is exercised as set forth above.

In the event that Federal funding ceases to be available for the payment of the rent under this Lease, this Lease shall become null and void and the Tenant shall be liable for no future rents hereunder.

This Lease Agreement is binding upon and inures to the benefit of the respective parties, their heirs, personal representatives and/or successors and assigns. This Lease Agreement

contains the entire agreement between the parties hereto and supersedes any written or oral declarations heretofore made by either of them.

AS WITNESS, the hands and seals of the parties hereto the day and year first above written.

WITNESS:	
	James D. Konstant, Landlord
	(SEAL) Athena Konstant, Landlord
	Anthony J. Konstant, Landlord
	By Armay Large (SEAL)
Approved for form and legal sufficiency this day of	J. Thomas Bayranger, County Executive
sufficiency this day of, 1979.	
County Attorney	

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IRFR	J	TAGE	~~

LIBER 5 PAGE 250
STATE OF MARYLAND, COUNTY OF HARFORD, TO WIT:
I HEREBY CERTIFY that on this day of,
1979, before me, the subscriber, a Notary Public of the State and
County aforesaid, personally appeared JAMES D. KONSTANT, ATHENA
KONSTANT and ANTHONY J. KONSTANT, and they each acknowledged the
aforegoing Lease Agreement to be their act and deed.
AS WITNESS, my hand and Notarial Seal.
My Commission Expires:
Notary Public
STATE OF MARYLAND, COUNTY OF HARFORD, TO WIT:
I HEREBY CERTIFY that on this day of,
1979, before me, the subscriber, a Notary Public of the State and
County aforesaid, personally appeared J. THOMAS BARRANGER, County
Executive for Harford County, Maryland, duly authorized and
empowered to act on behalf of said County and to acknowledge the
aforegoing Lease Agreement as its act and deed.
AS WITNESS, my hand and Notarial Seal.
My Commission Expires:

Rec'd & Recorded \$\\ \frac{1}{HDC} \text{Liber} \frac{5}{Folio} \frac{239}{EVENT Recorded 2000 August 1997 at 3:10 P. M. H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-10

LIBER 5 PAGE 251 COUNTY COUNCIL

. OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-10

Introduced by Council President Hardwicke at request of County Executive

Date: <u>March 6, 1979</u>

Legislative Day No. 79-7

AN EMERGENC	ACT to provide the County Executive with the authorization	
	to execute a Lease with the Equitable Trust Bank for	
	the leasing of certain space in the Equitable Trust	
	Bank Building in Bel Air for the operation of the Registe	er
	of Wills Office in accordance with Section 520 of the	
	Charter of Harford County, Maryland.	
	By the Council, <u>March 6, 1979</u>	
Introduced	read first time, ordered posted and public hearing schedule	d
	on: <u>April 3, 1979</u>	
	at:7:00 P.M.	
	By Order: Angela Markouski, Secretary	
	PUBLIC HEARING	
	Having been posted and Notice of time and place	
of hearing	and Title of Bill having been published according to the	
	public hearing was held onApril 3, 1979	
	ed onApril 3, 1979	
	angele Markacule, Secretary	

WHEREAS, the County Executive is desirous of executing a Lease with the Equitable Trust Bank on behalf of Harford County, Maryland; and

WHEREAS, the Lease will extend beyond the fiscal year 1978-1979; and

WHEREAS, the Lease is attached hereto and made a part hereof; and

WHEREAS, Section 520 of the Charter of Harford County, Maryland, requires that all agreements and payments thereunder which would extend beyond the current fiscal year be authorized by legislative act.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County,
Maryland, that the County Executive be, and he is hereby authorized
to execute, on behalf of the County, a Lease with the Equitable
Trust Bank for the below stated amount:

EFFECTIVE: April 4, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski.

BY THE COUNCIL

Read the t	hird time.
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Passed LSD 79-10 (April 3, 1979) (WIKEX XAMERAMENTES)

By order

angle Markouski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 4th day of April , 1979 at 3:15 o'clock P.M.



Angle Markerski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 4, 1979.

Bayla Markonki, , Secretary

EFFECTIVE DATE: April 4, 1979

LIBER 5 PAGE 254 OFFICE BUILDING LEASE

THIS AGREEMENT OF LEASE, made this
between BEL AIR ASSOCIATES
organized under the laws of Maryland
lord") and HARFORD COUNTY, MARYLAND

day of

, 19 , by and

, a Limited Partnership

, (hereinafter referred to as "Land-

, (hereinafter referred to as "Tenant"), witnesseth that the parties

hereby agree as follows:

1. Premises. Landlord is the owner of Equitable Bel Air Building (hereinafter referred to as the "Building"), an office building located at 220 S. Main Street, Bel Air, Maryland.

Landlord does hereby lease unto Tenant, and Tenant does hereby rent from Landlord, that portion of the Building on the Third (3rd)

containing 2,173

square feet of net usable

area

(hereinafter referred to as the "Leased Premises") described on the schedule attached hereto as "Exhibit A". initialed by the parties and made a part hereof.

2. Term. This Lease shall be for a term (the "Lease Term") of 15 months

April 1, 1979

, and terminate at midnight on

June 30, 1980

, unless otherwise

terminated in accordance with the provisions hereof.

Tenant's liability for rent shall begin on said commencement date.

- 3. Security Deposit. Tenant has this day paid to Landlord the sum of None
- to be held by Landlord as security for the performance by Tenant of all obligations imposed on Tenant hereunder. If Tenant shall perform all such obligations, said sum shall be refunded to Tenant, without interest, at the end of the Lease Term. If Tenant shall default in any such obligation, Landlord shall be entitled to apply such sum, pro tanto, toward Landlord's damages.
- 4. Use. Landlord and Tenant expressly agree that the Leased Premises may be used or occupied by Tenant for General Office Purpose and for no other purpose whatsoever.
- 5. Basic Annual Rent. Tenant shall pay to Landlord during the Lease Term "Basic Annual Rent" of \$13,998.00, payable in equal

monthly installments of \$ 1,166.50

, without

any deductions or set-offs, and without demand and in advance on the first day of each and every month in each year during the Lease Term; provided, however, that if the Lease Term shall commence on a day other than the first day of a month, Tenant shall pay a pro rated amount (on a per diem basis) of one month's rent on the commencement day, and on the first day of the last month of the Lease Term.

- 5.1. Definitions. For purposes hereof, the following definitions shall apply:
 - (a) "Tenant's Proportionate Part of the Building" shall be 5.43%.

- (b) "Base Tax Year" shall mean the fiscal tax year commencing July 1, 1976 taxes assessed against the Real Property in the Base Tax Year are \$
- (c) "Base Expense Year" shall mean the calendar year commencing January 1, 1976.
- (d) "Building Expenses" shall be those expenses paid or incurred by Landlord in connection with the maintaining, operating and repairing of the Real Property or any part thereof, in a manner deemed reasonable and appropriate by Landlord and shall include, without limitation, the following:
- 1. All costs and expenses of operating, repairing, lighting, cleaning, and insuring (including liability for personal injury, death and property damage and workmen's compensation insurance covering personnel) the Real Property or any part thereof, as well as all costs incurred in removing snow, ice and debris therefrom and of policing and regulating traffic with respect thereto, and depreciation of all machinery and equipment used therein or thereon:
- 2. Electricity, steam and fuel used in lighting, heating, ventilating and air conditioning;
- 3. Maintenance of mechanical and electrical equipment including heating, ventilating and air conditioning equipment;
- 4. Window cleaning and janitor service, including equipment, uniforms, and supplies and sundries;
- 5. Maintenance of elevators, stairways, rest rooms, lobbies, hallways and other common areas;
 - 6. Repainting and redecoration of all common areas;
- 7. Sales or use taxes on supplies or services;
- 8. Management fees, commissions, wages, salaries and compensation of all persons engaged in the maintenance, leasing, operation or repair of the Real Property (including Landlord's share of all payroll taxes);
 - 9. Legal, accounting and engineering fees and expenses; and
- 10. All other expenses which would be considered as an expense of maintaining, operating, leasing or repairing the Real Property under sound accounting principles.

Building Expenses shall not include the cost of capital improvements, as determined under sound accounting principles, or work which the Landlord performs specifically for and at the cost of any particular tenant.

(e) "Taxes" shall mean all real estate taxes, assessments, sewer rents, ad valorem charges, water rates, rents and charges, front foot benefit charges, and all other governmental impositions in the nature of any of the foregoing. If at any time during the Lease Term the method of taxation prevailing at the commencement of the term shall be altered so as to cause the whole or any part of the items listed in the first sentence of this subparagraph (e) to be levied, assessed or imposed, wholly or partly as a capital levy, or otherwise, on the rents received from the Building, wholly or partly in lieu of imposition of, or the increase of, taxes in the nature of real estate taxes issued against the Real Property, then the charge to the Landlord resulting from such altered method of taxation shall be deemed to be within the definition of "Taxes." If Landlord and Tenant cannot agree whether, or if so to what extent, there has been a change in the method of taxation within the meaning of the preceding sentence, then all such questions shall be submitted to a three member panel of arbitrators, one of whom shall be appointed by Landlord, one by Tenant and the third by the two arbitrators appointed by the parties. The arbitration proceeding shall be governed by the rules of the American Arbitration Association.

W. C. PINKARD & CO., INC.

- (f) "Real Property" shall mean the Building, the land upon which the same is situated and all fixtures, equipment and other improvements in or upon said land and/or Building, and includes adjacent sidewalks, area ways, gardens and lawns.
- 5.2. Adjustments for Taxes. In the event that the Taxes levied or assessed against the Real Property for any tax year commencing after the "Base Tax Year" are greater than the taxes attributable to the Base Tax Year, Tenant shall pay to Landlord, as additional rent during the rental year in which such tax increase takes place and during each rental year thereafter (subject to further adjustment in the event of other increases in Taxes), a proportionate part of such increase equal to Tenant's Proportionate Part of the Building. Any additional rent due Landlord under this Section 5.2 shall be due and payable within 30 days after Landlord shall have submitted a written statement to Tenant showing the amount due. For Tenant's obligation for such additional rent at the beginning or end of the Lease, see Section 5.3.

As of the date of this Lease, the tax year is a fiscal year commencing July 1. If the appropriate authorities shall hereafter change the tax year to a calendar year, or to a fiscal year commencing on a date other than July 1, appropriate adjustments shall be made in the computation of any additional rent due hereunder.

All reasonable expenses incurred by Landlord (including attorneys' fees and costs) in contesting any increase in Taxes or any increase in the assessment of the Real Property shall be included as an item of Taxes for the purpose of computing additional rent due hereunder.

5.3. Adjustments for Expenses. In the event that the Building Expenses for any year after the Base Expense Year are greater than the Building Expenses for the Base Expense Year, Tenant shall pay to the Landlord, as additional rent, a proportionate part of such increase equal to Tenant's Proportionate Part of the Building. Such additional rent shall be computed on a year-to-year basis. Any such additional rent shall be due within thirty (30) days after the Landlord has submitted a written statement to Tenant showing the amount due, together with a statement certified by a certified public accountant showing in reasonable detail the breakdown of Building Expenses for the calendar year on which the statement is based. Tenant shall have the right to examine Landlord's records with respect to any such increases in rent; provided, however, that unless Tenant shall have given Landlord written notice of exception to any such statement within ninety (90) days after delivery thereof, the same shall be conclusive and binding on Tenant.

Tenant's obligation to pay any additional rent accruing during the Lease Term pursuant to Sections 5.2 and 5.3 hereof shall apply pro rata to the proportionate part of a tax year, as to Taxes, and calendar year, as to Building Expenses, in which this Lease begins or ends, for the portion of each such year during which this Lease is in effect. Such obligation to make payments of such additional rent shall survive the expiration or sooner termination of the Lease Term, whether or not this Lease is superseded by a subsequent lease of the Leased Premises or of any other space; any such superseding lease shall not serve to supersede Tenant's obligation for any such additional rent unless it makes express reference thereto and recites that such additional rent is abated in consideration of the superseding lease.

- 5.4. Payments. All payments or installments of any rent hereunder and all sums whatsoever due under this Lease, shall be paid to Landlord at the address designated by Landlord, and if not paid when due, shall bear interest at the rate of ten percent (10%) per annum until paid. Time is of the essence in this Lease.
- 6. Requirements of Law. Tenant, at its sole cost and expense, shall comply promptly with all statutes, laws, ordinances, orders, regulations and requirements of the Federal, State and Local governments and any and all of their Departments and Bureaus, and of the Board of Fire Underwriters applicable to Tenant's use of the Leased Premises, for the correction, prevention and abatement of nuisances or violations in, upon or connected with the Leased Premises during the Lease Term and for the prevention of fires; provided, however, that Landlord and not Tenant shall make all structural changes and correct all structural defects in the Building necessary to comply with requirements of law, and make all repairs, changes or alterations necessary because the Building was not constructed in compliance with any of said statutes, ordinances, laws, orders, regulations or requirements.

- 7. Certificate of Occupancy. Tenant will not use or occupy the Leased Premises in violation of any certificate of occupancy, permit or other governmental consent issued for the Building. If any governmental authority, after the commencement of the Lease Term, shall contend or declare that the Leased Premises are being used for a purpose which is in violation of such certificate of occupancy, permit, or consent, then Tenant shall, upon five (5) days' notice from Landlord, immediately discontinue such use of the Leased Premises. If thereafter the governmental authority asserting such violation threatens, commences or continues criminal or civil proceedings against Landlord for Tenant's failure to discontinue such use, in addition to any and all rights, privileges and remedies given to Landlord under this Lease for default therein, Landlord shall have the right to terminate this Lease forthwith. Tenant shall indemnify and hold Landlord harmless of and from any and all liability for any such violation or violations.
- 8. Contest-Statute, Ordinance, Etc. Tenant may, after notice to Landlord, by appropriate proceedings conducted promptly at Tenant's own expense in Tenant's name and whenever necessary in Landlord's name, contest in good faith the validity or enforcement of any such statute, ordinance, law, order, regulation or requirement and may similarly contest any assertion of violation of any certificate of occupancy, permit or any consent issued for the Building. Tenant may, pending such contest, defer compliance therewith if, in the opinion of counsel for Landlord, such deferral will not subject either the Landlord or the Leased Premises or the Real Property (or any part thereof) to any penalty, fine or forfeiture, and if Tenant shall post a bond with corporate surety approved by Landlord sufficient, in Landlord's opinion, fully to indemnify Landlord from loss.
- 9. Tenant's Improvements. Except to the extent that Landlord is responsible for making improvements to the Leased Premises pursuant to Section 35 of this Lease, Tenant agrees that it will make such improvements to the Leased Premises as it may deem necessary at its sole cost and expense. However, Tenant shall not make any alterations, decorations, installations, additions or improvements to the Leased Premises, including but not limited to, the installation of any fixtures, amenities, equipment, appliances, or other apparatus, without Landlord's prior written consent, and then only by contractors or mechanics employed by Landlord. All such work, alterations, decorations, installations, additions or improvements shall be done at Tenant's sole expense and at such times and in such manner as Landlord may from time to time designate. All alterations, decorations, installations, additions or improvements made by either of the parties hereto upon the Leased Premises, except movable office furniture put in at the expense of Tenant, shall be the property of Landlord and shall remain upon and be surrendered with the Leased Premises at the termination of this Lease without molestation or injury.
- 10. Condition of Premises. Tenant will, during the Lease Term, keep the Leased Premises and the improvements and appurtenances therein in good order and condition, and at the expiration of the Lease Term, or at the sooner termination of this Lease as herein provided, deliver up the same in the same good order and condition as at the beginning of the tenancy, reasonable wear and tear excepted, and Tenant shall remove all of its property therefrom prior to such termination. Tenant will pay for all damage to the Building, its fixtures and appurtenances, as well as all damages sustained by the Tenant or occupants of the Building due to any waste, misuse or neglect of the Leased Premises, its fixtures and appurtenances, by Tenant, its employees or any other person or persons upon the Leased Premises by Tenant's permission. Tenant shall not place a load upon any floor of the Leased Premises exceeding the floor load per square foot area which such floor was designed to carry and which may be allowed by law. Landlord reserves the right to prescribe the weight and position of all safes, telephone switchboards, or other heavy equipment, and to prescribe the reinforcing necessary, if any, which in the opinion of Landlord may be required under the circumstances, such reinforcing to be at Tenant's expense. Business machines and mechanical equipment, if approved by Landlord in a separate written agreement between Landlord and Tenant, shall be placed and maintained by Tenant, or at Tenant's expense, in settings sufficient in Landlord's judgment to absorb and prevent vibration, noise, or annoyance and Tenant shall, at its expense, take such steps as Landlord may direct to remedy any such condition. There shall be no allowance to Tenant for a diminution of rental value, no abatement of rent. and no liability

on the part of Landlord by reason of inconvenience, annoyance or injury to business arising from Landlord, Tenant or others making any repairs, alterations, additions or improvements in or to any portion of the Real Property or Leased Premises, or in or to fixtures, appurtenances or equipment thereof, and no liability upon Landlord for failure of Landlord or others to make any repairs, alterations, additions or improvements in or to any portion of the Building or of Leased Premises, or in or to the fixtures, appurtenances or equipment thereof, and the foregoing shall not be construed to mean that Landlord has any such obligations.

11. Conduct on Premises. Tenant shall not do, or permit anything to be done in the Leased Premises, or bring or keep anything therein which will, in any way, increase the rate of fire insurance on the Building, or invalidate or conflict with the fire insurance policies on the Building, fixtures or on property kept therein, or obstruct or interfere with the rights of the Landlord or of other tenants, or in any other way injure or annoy Landlord or the other tenants, or subject Landlord to any liability for injury to persons or damage to property, or interfere with the good order of the Building, or conflict with the laws, rules or regulations of any Federal, State or Municipal authority, or the Maryland Fire Underwriters Rating Bureau. The Tenant agrees to save harmless the Landlord from any liability arising from injury to person or damage to property in, on or about the Leased Premises. whether occasioned by any act or omission of Tenant, or Tenant's customers, employees, visitors or invitees. Tenant agrees that any increase of fire insurance premiums on the Building or contents caused by the occupancy of Tenant and any expense or cost incurred in consequence of negligence or carelessness or the willful action of Tenant. Tenant's employees. agents, servants, or invitees shall, as they accrue, be added to the rent heretofore reserved and be paid as a part thereof; and Landlord shall have all the rights and remedies for the collection of same as are conferred upon the Landlord for the collection of rent provided to be paid pursuant to the terms of this Lease.

12. Insurance. Tenant hereby agrees to keep in full force and effect a policy of public liability and property damage insurance. naming Landlord as an insured, with respect to the Leased Premises and the business of Tenant in, on, within, from or connected with the Leased Premises, pursuant to which the limits of public liability shall be such amount as Landlord shall require but not more than \$500.000 per person and \$1,000,000 per occurrence. and in which the limit of liability for damage to property shall be not more than \$50.000. The policy shall contain a clause that the insurer will not cancel or change the insurance without first giving Landlord 10 days prior written notice. The insurance shall be carried with an insurance company approved by Landlord, and a certificate of insurance shall be delivered to Landlord at the inception of each policy and renewal thereof.

13. Rules and Regulations. Tenant agrees to be bound by the rules and regulations set forth on the schedule attached hereto as "Exhibit B", initialed by the parties and made a part hereof. Landlord shall have the right, from time to time, to issue additional or amended rules and regulations regarding the use of the Building. When so issued the same shall be considered a part of this Lease and Tenant covenants that said additional or amended rules and regulations shall likewise be faithfully observed by Tenant, the employees of Tenant and all persons invited by Tenant into the Building, provided, that said additional or amended rules are made applicable to at least a majority (on a square foot basis) of all tenants in the Building. Landlord shall not be liable to Tenant for the violation of any of the said rules and regulations, or the breach of any covenant or condition in any lease, by any other tenant in the Building.

14. Mechanics' Liens. Tenant shall not do or suffer to be done any act, matter or thing whereby Tenant's interest in the Leased Premises. or any part thereof, may be encumbered by any mechanics' lien. Tenant shall discharge, within ten (10) days after the date of filing, any mechanics' liens filed against Tenant's interest in the Leased Premises, or any part thereof, purporting to be for labor or material furnished or to be furnished to Tenant. Landlord shall not be liable for any labor or materials furnished or to be furnished to Tenant upon credit, and no mechanics' or other lien for labor or materials shall attach to or affect the reversionary or other estate or interest of Landlord in and to the Leased Premises, or the Real Property.

15. Tenant's Failure to Repair. In the event that Tenant fails after fifteen (15) days' written notice from Landlord, to keep the Leased Premises in a good state of condition and repair, or commence and continuously make required repairs, or to do any act or make any payment required under this Lease or otherwise fails to comply herewith, Landlord may, at its option (but without being obliged to do so), enter upon the Leased Premises at all reasonable hours to make such repairs, or do any act or make any payment or compliance which Tenant has failed to do, and upon demand, Tenant shall reimburse Landlord for any such expense incurred by Landlord. Any moneys expended by Landlord, as aforesaid, shall be deemed additional rent, collectible as such by Landlord. All rights given to Landlord in this section shall be in addition to any other right or remedy of Landlord herein contained.

16. Property - Loss, Damage. Landlord shall not be liable for any damage to property placed in the custody of its employees, nor for the loss of any property by theft or otherwise. Landlord shall not be liable for damage or injury to person or property unless notice in writing of any defect (which Landlord has under the terms of this Lease the duty to correct) alleged to have caused such damage or injury shall have been given a sufficient time before the occurrence of such damage or injury reasonably to have enabled Landlord to correct such defect, and even then only if such damage or injury is due to Landlord's negligence; nor shall Landlord or its agents be liable for interference with the light, air, or other incorporeal hereditaments, nor shall Landlord be liable for any latent defect in the Building or its equipment. Tenant shall reimburse Landlord as additional rent for all expenses, damages or fines incurred or suffered by Landlord by reason of any breach, violation or nonperformance by Tenant, or Tenant's employees, agents or visitors, of any covenant or provision of this Lease, or by reason of damage or injury to persons or property caused by moving property of or for Tenant in and/or out of the Building, or by the installation or removal of furniture or other property of or for Tenant, or by reason of or arising out of the occupancy or use by Tenant of the Leased Premises or of the Real Property, or any part of either thereof, or from any other cause due to the carelessness, negligence or improper conduct of Tenant or Tenant's contractors, servants, employees, agents or invitees. Tenant shall not move any safe, heavy machines, heavy equipment, freight, bulky matter or fixtures into or out of the Building without Landlord's prior written consent. If such safe, machines, equipment, freight, bulky matter or fixtures require special handling, Tenant agrees to employ only persons holding a proper license to do said work, and that all work in connection therewith shall comply with any applicable Federal, State, County or other governing laws, rules or regulations. Notwithstanding said consent of Landlord, Tenant shall indemnify Landlord for and hold Landlord harmless and free from damages or injuries sustained by person or property and for any damages or monies paid out by Landlord in settlement of any claims or judgments, as well as for all expenses and attorney's fees, incurred in connection therewith and all costs incurred in repairing any damage to the Building or appurtenances.

17. Destruction - Fire or Other Casualty. In case of partial damage to the Leased Premises by fire or other casualty insured against by Landlord, Tenant shall give immediate notice thereof to Landlord, who shall thereupon cause damage to all property owned by it to be repaired with reasonable speed at expense of Landlord, due allowance being made for reasonable delay which may arise by reason of adjustment of loss under insurance policies on the part of Landlord and/or Tenant, and for reasonable delay on account of "labor troubles" or any other cause beyond Landlord's control, and to the extent that the Leased Premises are rendered untenantable the rent shall proportionately abate, provided the damage above mentioned occurred without the fault or neglect of Tenant, Tenant's servants, employees, agents or visitors. But if such partial damage is due to the fault or neglect of Tenant, or Tenant's servants, employees, agents, or invitees, the damage shall be repaired by Landlord at Tenant's expense and there shall be no apportionment, or abatement of rent. In the event the damage shall be so extensive to the whole Building as to render it uneconomical, in Landlord's opinion, to restore for office building use and Landlord shall decide not to repair or rebuild the Building, this Lease, at the option of Landlord. shall be terminated upon written notice to Tenant and the rent shall, in such event, be paid to or adjusted as of the date of such damage, and the terms of this Lease shall expire by lapse of time and conditional limitation upon the third day after such notice LIBER

is mailed, and Tenant shall thereupon vacate the Leased Premises and surrender the same to Landlord, but no such termination shall release Tenant from any liability to Landlord arising from such damage or from any breach of the obligations imposed on Tenant hereunder, or from any obligations accrued hereunder prior to such termination.

18. Eminent Domain. If the whole or any part of the Leased Premises shall be acquired or condemned by Eminent Domain for any public or quasi-public use or purpose, then and in that event the term of this Lease shall cease and terminate from the date of title vesting in such proceeding, and Tenant shall have no claim against Landlord or against the total award for the value of any unexpired portion of the Lease Term or otherwise, and Tenant shall not be entitled to any part of any award that may be made for such taking, nor to any damages therefor except that the rent shall be adjusted as of the date of such termination of this Lease.

19. Assignment. Tenant covenants and agrees that the Leased Premises shall be used and occupied by Tenant only, for the purpose above mentioned, in a careful, safe and proper manner. Tenant, for itself, its heirs, distributees, executors, administrators, legal representatives, successors and assigns, expressly covenants that it shall not assign, mortgage or encumber this Lease, nor underlet, or use or permit the Leased Premises or any part thereof to be used by others, without the prior written consent of Landlord in each instance. If this Lease be assigned, or if the Leased Premises or any part thereof be underlet or occupied by anybody other than Tenant, Landlord may, after default by Tenant, collect rent from the assignee, undertenant or occupant and apply the net amount collected to the rent herein reserved, but no such collection shall be deemed a waiver of this covenant, or the acceptance of the assignee, undertenant or occupant as tenant, or a release of Tenant from the further observance and performance by Tenant of the covenants herein contained. Any levy or sale in execution or any assignment or sale in bankruptcy, or insolvency, or the appointment of a Receiver by a State or Federal Court shall be deemed an assignment within the meaning of this Section 19.

20. Insolvency. In the event that at the time of the execution of this Lease, or at any time thereafter until the termination thereof, a petition in bankruptcy shall be filed by or against Tenant or Tenant shall be adjudicated as bankrupt or insolvent, or a receiver or trustee shall be appointed of all or of a portion of Tenant's property, or Tenant shall make an assignment for the benefit of creditors, or Tenant voluntarily or involuntarily takes advantage of any debtor relief proceedings under present or future law, or if Tenant's effects shall be levied upon or attached under process against Tenant then, and in any of said events, this Lease, at the option of Landlord, may be cancelled and terminated, within 15 days after the happening of any one or more of such events comes to the attention of Landlord, by giving notice in writing to Tenant by registered mail addressed to Tenant at the address herein set forth. In such event, neither Tenant nor any person claiming through or under Tenant or by virtue of any statute or order of any court shall be entitled to possession or to remain in possession of the Leased Premises, but Tenant or any such person or persons shall forthwith quit and surrender possession thereof, and Landlord, in addition to any other rights or remedies which it may have by reason of any provisions of this Lease, or any statute or rule of law, may retain as liquidated damages any rent, security, deposit or money received by it from Tenant or from others in behalf of Tenant.

21. Default. Tenant covenants that if any one or more of the rents hereby stipulated to be paid shall at any time during the continuancy of any tenancy created, or to arise in pursuance of this Lease, be more than five (5) days in arrears, or if Tenant shall default in performing or otherwise breach any of the covenants, conditions and agreements herein contained, other than the provision requiring the payment of rent, or if Tenant shall fail to move into or take possession of the Leased Premises within thirty (30) days after commencement of the Lease Term, then the said tenancy shall at once, and without notice of any kind, terminate and the said Landlord shall become and be entitled to immediate possession of the Leased Premises, provided Landlord shall so elect, but not otherwise. Landlord shall thereupon immediately have the full right of re-entry upon Leased Premises, by force or otherwise, if permitted by the applicable law now or

then in force, and that without formal notice or demand, and without liability of any kind; and also the right, but not the obligation, to re-let the Leased Premises for any unexpired balance of the Lease Term, and collect the rent therefor. In the event of such re-letting by Landlord, the re-letting shall be on such terms, conditions and rental as Landlord may deem proper, and the proceeds that may be collected from the same, less the expense of re-letting (including reasonable leasing fees and commissions and reasonable costs of renovating the Leased Premises), shall be applied upon the Tenant's rental obligation as set forth in this Lease for the unexpired portion of the Lease Term. Tenant shall be liable for any balance that may be due under this Lease, although Tenant shall have no further right of possession of the Leased Premises. Such re-letting shall not operate as a termination of this Lease, nor as a waiver or postponement of any right of Landlord against Tenant. Mention in this Lease of any particular remedy shall not preclude Landlord from any other remedy, in law or in equity. To the extent permitted by law, Tenant hereby expressly waives any and all rights of redemption, granted by or under any present or future laws in the event of Tenant being evicted or dispossessed for any cause, or in the event of Landlord obtaining possession of the Leased Premises, by reason of the violation by Tenant of any of the covenants and conditions of this Lease, or otherwise.

22. Elevators, Heat, Cleaning. As long as Tenant is not in default under any of the covenants of this Lease, Landlord shall, if and insofar as existing facilities permit: (a) provide necessary elevator service on business days from 8:00 A.M. to 6:00 P.M. and on Saturdays from 8:00 A.M. to 1:00 P.M. and have an elevator subject to call at all other times; (b) furnish heat or air conditioning to the Leased Premises, when and as required on business days from 8:00 A.M. to 6:00 P.M. and on Saturdays from 8:00 A.M. to 1:00 P.M.; (c) at Landlord's expense, cause the Leased Premises to be kept clean, provided the same are kept in order by Tenant. Landlord reserves the right to stop service of the heating, air conditioning, elevator, plumbing and electric systems, when necessary, by reason of accident, or emergency, or for repairs, alterations, replacements, or improvements, which in the judgment of Landlord are desirable or necessary to be made, until said repairs, alterations, replacements, or improvements shall have been completed. Landlord shall have no responsibility or liability for failure to supply heat, air conditioning, elevator, plumbing, cleaning, and electric service, during said period or when prevented from so doing by laws, orders, or regulations of any Federal, State, County or Municipal authority or by strikes, accidents, or by any other cause whatsoever beyond Landlord's control. .

23. Electric Current. Landlord will furnish Tenant without additional charge throughout the Lease Term a reasonable amount of electric current for lighting purposes and for small items of office equipment such as dictating machines, typewriters, and copying machines only. Landlord shall be under no obligation to furnish electric power for the operation of any other electrical equipment or appliance unless the installation of such electrical equipment or appliance shall have been made pursuant to terms and conditions acceptable to Landlord and embodied in a separate written agreement between Landlord and Tenant.

24. Fees and Expenses. If Tenant shall default in the observance or performance of any term or covenant on Tenant's part to be observed or performed under or by virtue of any of the terms or provisions in this Lease, Landlord may immediately, or at any time thereafter and without notice, perform the same for the account of Tenant, and if Landlord makes any expenditures or incurs any obligations for the payment of money in connection therewith including, but not limited to, attorneys' fees in instituting, prosecuting or defending any action or proceeding, such sums paid or obligations incurred with interest and costs shall be deemed to be additional rent hereunder and shall be paid by Tenant to Landlord within five (5) days of rendition of any bill or statement to Tenant therefor.

25. Several Liability. If the Tenant shall be one or more individuals, corporations or other entities, whether or not operating as a partnership or joint venture, then each such individual, corporation, entity, joint venturer or partner shall be deemed to be both jointly and severally liable for the payment of the entire rent and other payments specified herein.

26. Acceptance of Leased Premises. Tenant shall examine the Leased Premises prior to taking possession thereof, and shall represent in writing to Landlord prior to taking possession if in any respect the Leased Premises are not in good order and repair. Tenant shall not occupy the Leased Premises before the premises comply with all requirements of Tenant and all obligations of Landlord with respect to the condition, order and repair thereof. Tenant's occupancy of the Leased Premises shall constitute acceptance thereof as complying with all requirements of Tenant and obligations of Landlord with respect to the condition, order and repair thereof.

27. Inability to Perform. This Lease and the obligation of Tenant to pay rent hereunder and perform all of the other covenants and agreements hereunder on the part of Tenant to be performed shall in no way be affected, impaired or excused because Landlord is unable to fulfill any of its obligations under this Lease or to supply, or is delayed in supplying, any service to be supplied by it under the terms of this Lease or is unable to make, or is delayed in making any repairs, additions, alterations, or decorations or is unable to supply, or is delayed in supplying, any equipment or fixtures if Landlord is prevented or delayed from so doing by reason of strikes or labor troubles or any outside cause whatsoever including, but not limited to, governmental preemption in connection with a National Emergency, or by reason of any rule, order or regulation of any department or subdivision of any government agency or by reason of the conditions of supply and demand which have been or are affected by war or other emergency. Similarly. Landlord shall not be liable for any interference with any services supplied to Tenant by others if such interference is caused by any of the reasons listed in this Section 27. Nothing contained in this Section 27 shall be deemed to impose any obligation on Landlord not expressly imposed by other sections of this

28. No Waivers. The failure of Landlord to insist, in any one or more instances, upon a strict performance of any of the covenants of this Lease, or to exercise any option herein contained, shall not be construed as a waiver, or a relinquishment for the future, of such covenant or option, but the same shall continue and remain in full force and effect. The receipt by Landlord of rent, with knowledge of the breach of any covenant hereof, shall not be deemed a waiver of such breach, and no waiver by Landlord of any provision hereof shall be deemed to have been made unless expressed in writing and signed by Landlord.

29. Access to Premises and Change in Services. Landlord shall have the right, without abatement of rent, to enter the Leased Premises at any hour to examine the same, or to make such repairs and alterations as Landlord shall deem necessary for the safety and preservation of the Building, and also to exhibit the Leased Premises to be let. If, during the last month of the term, Tenant shall have removed all or substantially all of Tenant's property therefrom, Landlord may immediately enter and alter, renovate and redecorate the Leased Premises, without elimination or abatement of rent, or incurring liability to Tenant for any compensation, and such acts shall have no effect upon this Lease. Nothing herein contained, however, shall be deemed or construed to impose upon Landlord any obligation, responsibility or liability whatsoever, for the care, supervision or repair, of the Building or any part thereof, other than as herein elsewhere expressly provided. Landlord shall also have the right at any time, without the same constituting an actual or constructive eviction and without incurring any liability to Tenant therefor, to change the arrangement and or location of entrances or passageways, doors and doorways. and corridors, stairs, toilets, elevators, or other public parts of the Building, and to change the name by which the Building is commonly known and/or its mailing address.

30. Estoppel Certificates. Tenant agrees at any time and from time to time upon not less than 5 days' prior notice by Landlord to execute, acknowledge and deliver to Landlord a statement in writing certifying that this Lease is unmodified and in full force (or if there have been modifications, that the same is in full force and effect as modified and stating the modifications) and the dates to which the rent and other charges have been paid in advance, if any, and stating whether or not to the best knowledge of the signer of such certificate Landlord is in default in performance of any covenant, agreement or condition contained in this Lease and, if so, specifying each such default of which the signer may have knowledge, it being intended that any such statement de5 PAGE 258

livered hereunder may be relied upon by third parties not a party to this Lease.

31. Subordination. Tenant accepts this Lease, and the tenancy created hereunder, subject and subordinate to any mortgages, overleases, leasehold mortgages or other security interests now or hereafter a lien upon or affecting the office building or the office building area or any part thereof. Tenant shall, at any time hereafter, on request, execute any instruments or leases or other documents that may be required by any mortgagee or mortgagor or over-landlord for the purpose of subjecting or subordinating this Lease and the tenancy created hereunder to the lien of any such mortgage or mortgages or underlying lease, and the failure of Tenant to execute any such instruments, releases or documents shall constitute a default hereunder.

32. Attornment. Tenant agrees that upon any termination of Landlord's interest in the Leased Premises, Tenant will, upon request, attorn to the person or organization then holding title to the reversion of the Leased Premises (the "Successor") and to all subsequent Successors, and will pay to the Successor all of the rents and other monies required to be paid by the Tenant hereunder and perform all of the other terms, covenants, conditions and obligations in this Lease contained; provided, however, that if in connection with such attornment Tenant shall so request from such Successor in writing, such Successor will execute and deliver to Tenant an instrument wherein such Successor agrees that so long as Tenant performs all of the terms, covenants and conditions of this Lease, on Tenant's part to be performed, Tenant's possession under the provisions of this Lease shall not be disturbed by such Successor.

33. Notices. All notices, demands and requests required under this Lease shall be in writing. All such notices, demands and requests shall be deemed to have been properly given if sent by United States registered or certified mail, postage prepaid, ad-

dressed (i) if to the Landlord at 401 Washington Avenue , or (ii) if to Tenant at the Leased Premises. Towson, MD

Any party may designate a change of address by written notice to the above parties, given at least 10 days before such change of address is to become effective.

Notices, demands and requests which shall be served by registered or certified mail in the manner aforesaid shall be deemed sufficiently served or given for all purposes hereunder at the time such notice, demand or request shall be mailed by United States registered mail as aforesaid in any Post Office or Branch Post Office regularly maintained by the United States Postal Service.

34. Relocation. Landlord reserves the right at any time during the Lease Term upon sixty (60) days' prior notice to relocate Tenant provided: (1) that Tenant approves the location and size of the new premises and (2) Landlord pays all reasonable moving costs incurred by Tenant in connection with such move. If Landlord exercises this right, the written notice to Tenant shall include a drawing showing the size and location of the new premises. If Tenant approves the new location, the parties shall execute an amendment to this Lease which will specify the change in premises, but this Lease shall in no other respect be amended and the rent payable hereunder shall not abate except for the period actually involved in the moving of Tenant. If Tenant does not send Landlord written notice of its disapproval of the proposed relocation within said sixty (60) day period, Tenant shall be conclusively presumed to have approved the same. If Tenant shall send a notice disapproving the proposed relocation during said sixty (60) day period, then Landlord, at its option, may (i) rescind the notice of relocation (in which event this Lease shall continue to the same extent as if no such notice had been sent), or (ii) terminate this Lease upon sixty (60) day's written notice (in which event the rights of the parties shall be the same as if the Lease had terminated by expiration of the Lease Term). Landlord shall make its election within ten (10) days following the first said sixty (60) day period and shall give Tenant written notice thereof specifying its election.

35. Tenant's Space. Attached hereto as Exhibit "G" is a composite Landlord's "Tenant Improvements," specifying the manner in which, at Landlord's expense, Landlord is willing to finish the Premises, Landlord will cause all work necessary to renovate the Premises in accordance with Exhibit "G" to be commenced with

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peaconable promptness after the signing of the Lease and there after duly completed.

36. Partners' Liability. It is understood that Landlord is a Maryland limited partnership. All obligations of the Landlord hereunder are limited to the net assets of Landlord from time to time. No General or Limited Partner of Landlord, or of any successor partnership, whether now or hereafter a partner, shall have any personal responsibility for the obligations of Landlord hereunder.

37. Separability. If any term or provision of this Lease or the application thereof to any person or circumstances shall, to any extent, be invalid or unenforceable, the remainder of this Lease or the application of such term or provision of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby, and each term and provision of this Lease shall be valid and be enforced to the fullest extent permitted by law.

38. Captions. All headings anywhere contained in this Lease are intended for convenience of reference only and are not to be deemed or taken as a summary of the provisions to which they pertain or as a construction thereof.

39. Brokers. Tenant represents that Tenant has dealt directly with, and only with, W. C. PINKARD & CO., INC. as broker in

connection with this Lease, and that insofar as Tenant knows, no other broker negotiated this Lease or is entitled to any commissions in connection with it.

40. Recordation. Tenant covenants that it will not, without Landlord's prior written consent, record this Lease or offer this Lease for recordation. If at any time Landlord or any mortgagee of Landlord's interest in the Leased Premises shall require the recordation of this Lease, such recordation shall be at Landlord's expense. If at any time Tenant shall require the recordation of this Lease, such recordation shall be at Tenant's expense. If the recordation of this Lease shall be required by any valid governmental order, or if any governmental authority having jurisdiction in the matter shall assess and be entitled to collect transfer taxes or documentary stamp taxes, or both transfer taxes and documentary stamp taxes on this Lease, Tenant will execute such acknowledgements as may be necessary to effect such recordations and pay, upon request of Landlord, one half of all recording fees, transfer taxes and documentary stamp taxes payable on, or in connection with this Lease or such recordation.

41. Successors and Assigns. The covenants, conditions and agreements contained in this Lease shall bind and inure to the benefit of Landlord and Tenant, and their respective heirs, distributees, executors, administrators, successors and, except as otherwise provided in this Lease, their assigns.

WITNESS:	BEL AIR ASSOCIATES	
	Ву	(SEAL) Landlord
ATTEST or WITNESS FOR TENANT:	HARFORD COUNTY, MARYLAND	
	By	(SEAL)

IN WITNESS WHEREOF, Landlord and Tenant have respectively signed and sealed this Lease as of the day and year first above written.

SECTION 42—Renewal Option. The Tenant shall have the right and option to renew this lease for two (2) additional terms of one year commencing July 1, 1980 and July 1, 1981 provided the Tenant gives Landlord 120 days prior written notice specifying the intention to renew.

SECTION 43--Parking. The Landlord agrees to provide and Tenant agrees to use four (4) parking spaces during the original term and the renewal terms.

79-103RD EXHIBIT FLOOR 5 PAGE 260 LIBER COLUMBIA REGISTRAR H WILLS HOITIFAN (ETYT STAIR =2 SOCIAL SERVICES. STAIR ET 2 PLYND SH. PUBLIC DEFENDER D 12 2'4'

EXHIBIT "B"

LIBER 5 PAGE 261 OFFICE BUILDING LEASE

RULES AND REGULATIONS

- 1. Tenant shall not obstruct or permit its agents, clerks or servants to obstruct, in any way, the sidewalks, entry passages, corridors, halls, stairways or elevators of the Building, or use the same in any other way than as a means of passage to and from the offices of Tenant; bring in, store, test or use any materials in the Building which could cause a fire or an explosion or produce any fumes or vapor; make or permit any improper noises in the Building; smoke in the elevators; throw substances of any kind out of the windows or doors, or down the passages of the Building, or in the halls or passageways; sit on or place anything upon the window sills; or clean the windows.
- 2. Waterclosets and urinals shall not be used for any purpose other than those for which they were constructed; and no sweepings, rubbish, ashes, newspaper or any other substances of any kind shall be thrown into them. Waste and excessive or unusual use of electricity or water is prohibited.
- 3. Tenant shall not (i) obstruct the windows, doors, partitions and lights that reflect or admit light into the halls or other places in the Building. or (ii) inscribe, paint, affix, or otherwise display signs, advertisements or notices in, on, upon or behind any windows or on any door, partition or other part of the interior or exterior of the Building without the prior written consent of Landlord. If such consent be given by Landlord, any such sign. advertisement, or notice shall be inscribed, painted or affixed by Landlord, or a company approved by Landlord, but the cost of the same shall be charged to and be paid by Tenant, and Tenant agrees to pay the same promptly, on demand.
- 4. No contract of any kind with any supplier of towels, water, ice, toilet articles, waxing, rug shampooing, venetian blind washing, furniture polishing, lamp servicing, cleaning of electrical fixtures, removal of waste paper, rubbish or garbage, or other like service shall be entered into by Tenant, nor shall any vending machine of any kind be installed in the Building, without the prior written consent of Landlord.
- 5. When electric wiring of any kind is introduced, it must be connected as directed by Landlord, and no stringing or cutting of wires will be allowed, except with the prior written consent of Landlord, and shall be done only by contractors approved by Landlord. The number and location of telephones, telegraph instruments, electric appliances, call boxes, etc., shall be subject to Landlord's approval. No tenants shall lay linoleum or other similar floor covering so that the same shall be in direct contact with the floor of the Premises; and if linoleum or other similar floor covering is desired to be used, an interlining of builder's deadening felt shall be first affixed to the floor by a paste or other material, the use of cement or other similar adhesive material being expressly prohibited.
- 6. No additional lock or locks shall be placed by Tenant on any door in the Building, without prior written consent of Landlord. Two keys will be furnished Tenant by Landlord; two additional keys will be supplied to Tenant by Landlord, upon request, without charge; any additional keys requested by Tenant shall be paid for by Tenant. Tenant, its agents and employees, shall not have any duplicate key made and shall not change any locks. All keys to doors and washrooms shall be returned to Landlord at the termination of the tenancy, and, in the event of loss of any keys furnished, Tenant shall pay Landlord the cost thereof.
- 7. Tenant shall not employ any person or persons other than Landlord's janitors for the purpose of cleaning the Premises, without prior written consent of Landlord. Landlord shall not be responsible to Tenant for any loss of property from the Premises however occurring, or for any damage done to the effects of Tenant by such janitors or any of its employees, or by any other person or any other cause.
- 8. No bicycles, vehicles or animals of any kind shall be brought into or kept in or about the Premises.

- 9. Tenant shall not conduct, or permit any other person to conduct, any auction upon the Premises; manufacture or store goods, wares or merchandise upon the Premises, without the prior written approval of Landlord, except the storage of usual supplies and inventory to be used by Tenant in the conduct of its business; permit the Premises to be used for gambling; make any unusual noises in the Building; permit to be played any musical instrument in the Premises; permit to be played any radio, television, recorded or wired music in such a loud manner as to disturb or annoy other tenants; or permit any unusual odors to be produced upon the Premises. Tenant shall not occupy or permit any portion of the Premises to be occupied as an office for a public stenographer or typewriter, or for the storage, manufacture, or sale of intoxicating beverages, narcotics, tobacco in any form, or as a barber or manicure shop.
- 10. No awnings or other projections shall be attached to the outside walls of the Building. No curtains, blinds, shades or screens shall be attached to or hung in, or used in connection with, any window or door of the Premises, without the prior written consent of Landlord. Such curtains, blinds and shades must be of a quality, type, design, and color, and attached in a manner approved by Landlord.
- 11. Canvassing, soliciting and peddling in the Building are prohibited, and Tenant shall cooperate to prevent the same.
- 12. There shall not be used in the Premises or in the Building, either by Tenant or by others in the delivery or receipt of merchandise, any hand trucks except those equipped with rubber tires and side guards, and no hand trucks will be allowed in passenger elevators.
- 13. Tenant, before closing and leaving the Premises, shall ensure that all windows are closed and all entrance doors locked.
- 14. Landlord shall have the right to prohibit any advertising by Tenant which in Landlord's opinion tends to impair the reputation of the Building or its desirability as a building for offices, and upon written notice from Landlord, Tenant shall refrain from or discontinue such advertising.
- 15. Landlord hereby reserves to itself any and all rights not granted to Tenant hereunder, including, but not limited to, the following rights which are reserved to Landlord for its purposes in operating the Building:
 - (a) the exclusive right to the use of the name of the Building for all purposes, except that Tenant may use the name as its business address and for no other purpose;
 - (b) the right to change the name or address of the Building, without incurring any liability to Tenant for so doing;
 - (c) the right to install and maintain a sign or signs on the exterior of the Building;
 - (d) the exclusive right to use or dispose of the use of the roof of the Building;
 - (e) the right to limit the space on the directory of the Building to be allotted to Tenant;
 - (f) the right to grant to anyone the right to conduct any particular business or undertaking in the Building.
- 16. Tenant shall list all articles to be taken from the building (other than those taken out in the usual course of business of Tenant) on Tenant's letterhead, or a blank which will be furnished by Landlord. Such list shall be presented at the office of the Building for approval before such articles are taken from the Building or accepted by any elevator operator.
- 17. As used herein the term "Premises" shall mean and refer to the "Leased Premises" as defined in Section 1 of the Lease.

LIBER 5 PAGE 262 BEL AIR ASSOCIATES Main Street & Baltimore Pike

Main Street & Baltimore Pike Bel Air, Maryland

OFFICE BUILDING LEASE

, to coul
THIS AGREEMENT, Made this 26 day of
19.75, by and between BEL AIR ASSOCIATES, a Maryland limited partnership (hereinafter
referred to as "Landlord"), andHARFORD_COUNTY, MARYLAND
.•(hereinafter
referred to as "Tenant").
WITNESSETH, that Landlord does hereby lease unto Tenant and Tenant does hereby rent from Landlord the premises indicated on the plan attached hereto as Schedule A and made a part
hereof in the third story of the office building of Landlord located at Main Street & Balti-
more Pike, Bel Air, Maryland, to be used and occupied by Tenant asRegister
of Wills Office and for no other purpose, for the term of
, 1976 and to terminate on the31st day ofMarch, Eleven Thousand Nine Hundred
19 72, at the annual rent of \$1.1.952.00 (Fifty-Two
payable in equal monthly payments, in advance, on thest day of each and every month
in each year during the term of this lease, commencingApril_1,, 19 _76, to Landlord, or to the duly authorized Agent of Landlord, at its office during business hours.
The lease made pursuant to this Agreement is subject to the following terms and conditions, each and every one of which Tenant, and the heirs, personal representatives, successors and assigns of Tenant, covenant and agree to with Landlord, its successors and assigns, to keep and perform.
Section 1. There has been signed and attached hereto by the parties as Schedule A a plan of the premises leased hereunder. Tenant shall have no right of occupancy or use of any other or additional space for itself, or in common with others, in the office building, the parking area or land area held by Landlord at this location except as specifically provided in Section 3 hereof.

Section 2. There has been signed by the parties and attached hereto as Schedule B a summary of the condition and furnishings of the premises leased by Tenant. It is understood that Landlord has no duty to alter the condition of the premises or supply furnishings otherwise than as described in Schedule B, and the premises shall be deemed ready for occupancy at such time as the conditions and furnishings specified exist.

Section 3. In addition to the leased premises, Tenant shall have the right of nonexclusive use, in common with others of (a) automobile parking areas in which _4__ spaces have been allotted to Tenant at a monthly rental, payable in advance, of \$_O_ per space, (b) driveway and footways, (c) rest rooms, (d) elevators, (e) loading facilities, (f) passages, halls and stair cases and such other facilities as may be necessary to the reasonable occupancy by Tenant of the demised

premises subject to the Rules and Regulations specified in this Agreement or as they may be amended from time to time by Landlord.

Section 4. In the event that the real estate taxes paid by Landlord with respect to the entire premises owned or leased by it at Main Street & Baltimore Pike and occupied by the office building, parking lot and landscaped area are increased by state, county, municipal or other taxing authorities, due to a tax rate in excess of \$ 2.60per \$100 valuation, or due to an increase in the assessed valuation of said premises in the fiscal year of such taxing authority following the fiscal year in which the term of this Agreement commenced or in any fiscal year thereafter, Tenant shall pay to Landlord as additional rental that portion of any tax increase which equals the ratio of the space occupied by Tenant (2173 square feet) to total leasable space of the office building (2173 square feet).

Section 5. In the event that the expenses of Landlord with respect to the operation and maintenance of the entire premises owned or leased by it at Main Street & Baltimore Pike required to be performed under the terms of this Agreement are increased in any calendar year over and above those which are actually paid in the preceding calendar year as evidenced by audited financial statements of Landlord, Tenant shall within 30 days after receiving notice of said increase from Landlord pay to Landlord as additional rental that portion of any annual increase in expenses which equals the ratio of the space occupied by Tenant (2173 square feet) to total leaseable space of office building (40,000 square feet). The term "expenses" as used herein shall be deemed to include all customary operation and maintenance costs (including ground rent, utilities, janitorial service, building supplies, normal repair and maintenance, normal painting, window washing, care of grounds and parking lot, snow removal, rent of management office, salary of secretary and other items reasonably relating thereto) excluding depreciation, real estate and income taxes and items of overhead except as specified.

Section 6. Tenant shall, without previous demand therefor, pay to Landlord or its Agent, the specified rent at the times and in the manner provided, and in case of nonpayment of said rent or in case the leased premises shall be deserted or vacated, Landlord shall have the right to enter the same by force or otherwise, and to distrain for rent, and also to re-let the premises as the Agent of Tenant, and receive the rent therefor, applying the same to the payment of the rent due under this lease, and holding Tenant liable for any deficiency. Tenant also agrees that all property on the premises and for thirty days after removal therefrom shall be liable to distress for rent and waives the benefit of all laws exempting any of Tenant's property from levy and sale either on distress for the rent or on a judgment obtained in a suit therefor.

Section 7. The premises, or any part thereof, shall not be assigned, let or sublet, nor used or permitted to be used for any purpose other than above mentioned, without the written consent of Landlord, or its duly authorized Agent, first endorsed hereon, and if so assigned, let or sublet, used or permitted to be used, without such written consent, Landlord may re-enter and relet the premises, this lease, by such unauthorized act, becoming void if Landlord shall so determine and elect. Landlord may also apply for and obtain an injunction to prevent the use of the demised premises for any purposes other than those herein specified, and Landlord shall not be precluded from any legal remedy which it would otherwise have by reason of the specification herein of any particular remedy for any specified breach of the covenants or conditions of this lease, and in case of the assignment of this lease or for any part of the same, or any subletting. Landlord shall have a lien upon and shall be hereby empowered to collect any rent accruing from a sub-tenant or assignee, and apply the net amount collected to the rents herein reserved. Any lawful levy or sale on execution or other legal process, and also any assignment or sale in bankruptcy, or insolvency, or under any compulsory procedure, shall be deemed an assignment within the meaning of this lease.

Section 8. Tenant shall take good care of the premises and fixtures, make good any injury or breakage done by Tenant or the agents, employees, or visitors, of Tenant and any damage caused by the overflow or escape of water, electricity or gas resulting from the negligence of Tenant, or the agents, employees, or visitors of Tenant. Tenant shall quit and surrender the premises at the end of the term in as good condition as the reasonable use thereof will permit, and shall not make any alterations, additions, or improvements in the premises without the written consent of Landlord, and all alterations, additions or improvements which may be made by either of the parties hereto upon the premises, except movable office furniture put in at the expense of Tenant, shall be the property of Landlord, and shall remain upon and be surrendered

with the premises, as a part thereof, at the termination of this lease, without distribution, molestation or injury, but injury caused by moving said movable furniture in and out shall be repaired by Tenant.

Section 9. Tenant shall in case of fire give immediate notice thereof to Landlord, and in case said office or offices hereby leased, or the building of which the same is part, shall be partially damaged by fire or other element, the same shall be repaired with due diligence at the expense of Landlord; in case the damage be so extensive as to render said office or offices hereby leased untenantable, the rent shall cease until such times as the office or offices hereby leased and the means of access to it shall be put in repair. In case of the total destruction of the said building containing said office or offices hereby leased, by fire or otherwise, the rent shall be paid up until the time of such destruction, and then and from thenceforth this lease shall cease and come to an end, provided, however, that such damage or destruction be not caused by the carelessness. negligence or improper conduct of Tenant. Nothing contained herein shall require Landlord to reconstruct or repair the building or the demised premises in the event of fire or other casualty which renders the demised premises untenantable. Landlord shall not be liable in any respect for damages to property of Tenant or for other injuries and damages arising by reason of inconvenience or annoyance arising from the necessity of repairing any portion of the building, however, the necessity may occur.

Section 10. Landlord will cause the demised premises to be cleaned, and generally cared for by the janitor of the building. Passenger elevator service will be furnished by Landlord. Landlord will furnish to Tenant air conditioning throughout the year so designed as to provide either cooled or heated air when either are deemed necessary by Landlord, and will furnish throughout each year a reasonable amount of electricity for lighting said premises. In consideration of the fact that no extra charge is made for these services, Landlord shall not be liable for any delay or failure to supply the same not due to gross negligence on its part and shall not be liable for any damages caused by failure to supply same. Landlord reserves the privilege of stopping the service of the water, air conditioning, elevator or light systems at such times as may be necessary by reason of accidents, repairs, alterations or improvements desirable or necessary to be made, until such times as said repairs, alterations, or improvements shall have been completed. All such services and utilities shall be furnished during normal business hours.

Section 11. It is further agreed that in the event of strikes, any action of the Federal or State governments, the Acts of Providence, or for any other cause beyond the control of Landlord whereby fuel or power to produce heat, light, elevator or other service cannot be secured. Landlord will not be held responsible for the discontinuance of such service, nor will the rent cease during such periods of interruption.

Section 12. Landlord shall not be responsible for any damage to the demised premises, or any person or property therein, by reason of leaks of water, snow, gas or electricity, or by fire or water used in extinguishing same, but will cause the defects to be remedied with due diligence after receiving written notice thereof; and shall at all times have the right and be authorized to give license to enter upon and occupy the demised premises for the purpose of protecting or preserving the same, or any part thereof; or the building containing the same, or any part thereof; or for making repairs or necessary alterations in or to said premises or building.

Section 13. Tenant covenants that the following rules and regulations shall be faithfully observed and performed by it and its agents, employees and visitors. In case of violation of the aforesaid covenants, agreements and conditions, or of the rules and regulations incorporated herein, and which are made a part of this Agreement, or any rules hereafter to be reasonably established, or any of them, by Tenant, this lease shall thenceforth (at the option of Landlord) become null and void, and Landlord may re-enter without notice or demand; and rent in such case shall become due, be apportioned and paid on and up to the day of such entry; and Tenant hereby expressly waives all rights to any notice to quit possession or of intention to re-enter, anything in this lease to the contrary notwithstanding; and Tenant shall be liable for all loss or damage resulting from such violation as aforesaid.

RULES AND REGULATIONS

a. The sidewalk, entry, elevators, passages, halls or staircases shall not be obstructed or used for any other purposes than for passage to and from the premises.

b. The sashes, sashdoors, windows, or any of the glass panels that reflect or admit light into any part of the building shall not be covered or obstructed. If Tenant desires any shades to be provided at Tenant's expense, they must be of such uniform shape, color, materials and make as may be prescribed by Landlord.

- c. The rest rooms and facilities thereof shall not be used for any purpose other than that for which they are intended, and the expense of any breakage, stoppage, or damage resulting from a violation of this rule shall be borne by Tenant whose agents, employees or visitors shall have caused it.
- d. No Tenant, or its agents, employees or visitors shall mark, paint, drill or drive into or in any way deface the walls, ceilings, partitions, floors, wood, stone, iron work or other part of the building.
- e. No sign, advertisement or notice shall, without the prior written consent of Landlord first obtained, be inscribed, painted or affixed on any part of the outside or inside of the building, except on the sashdoors of rooms; and all signs, advertisements or notices shall be of size, color and style such as Landlord shall determine. Directories shall be lettered by Landlord at its expense.
- f. No Tenant shall do, or permit anything to be done, in said premises, or bring or keep anything therein which will in any way increase the rate of fire insurance on said building, or on the property kept therein, or obstruct or interfere with the rights of the other tenants, or in any way injure or annoy them, or conflict with the regulations of the Fire Department, or the fire laws, or with any insurance policy upon said building or part thereof, or with any rules and ordinances established by the Board of Health.
- g. If Tenant desires telegraphic or telephone connections, Landlord will direct the electricians as to where and how the wires are to be introduced, and without such direction no boring or cutting for wires will be permitted.
- h. Landlord shall in all cases retain the power to prescribe the weight and proper position of iron safes or other heavy objects in the building; and the bringing in of said safes, all furniture, fixtures, or supplies, the taking out of said articles, and the moving about of said articles within the building, shall only be at such times and in such manner as the Manager of the building shall designate; and all damage caused by any of the before mentioned operations, or by any of the said articles during the time they are in the building, shall be made good and be paid by Tenant who shall own them.
- i. The janitor will take charge of the leased premises and keep the same clean without cost to Tenant; but Tenant shall not cause unnecessary labor by carelessness or indifference to the preservation of good order and cleanliness.
- j. And no person or persons other than the said janitor and his assistants will be permitted to enter the said premises for the purpose of caring for or cleaning the same.
- k. Landlord or his agents shall have the right to enter any of the leased rooms at all times to examine the same, to make such alterations and repairs as may be deemed necessary, or to exhibit the same; and to put upon them the usual notice "To Let" during the three months next preceding the time of expiration of the lease of the premises, which said notice shall not be removed by any Tenant.
- l. Nothing shall be thrown by Tenant, its agents, employees, or visitors, out of the windows or doors or down the passages of the building, and Tenant shall not make or permit its agents, employees, or visitors to make or commit any indecent or improper acts or any improper noises in the building or interfere in any way with other Tenants, or those having business with them. Nor shall any animals or birds be brought or kept in or about the building.
- m. Each Tenant must upon the termination of the within lease, restore any and all keys of the building to Landlord.
- n. Landlord reserves the right to make such other and further rules and regulations as in the judgment of Landlord may from time to time be needful for the safety, care and cleanliness of the premises, and for the preservation of good order therein.
- Section 14. Landlord shall not be responsible to any Tenant for any loss of property from said leased premises or damage done to furniture or effects belonging to any Tenant, however occurring.
- Section 15. Tenant will indemnify Landlord and save it harmless from and against any and all claims, actions, damages, liability and expense in connection with loss of life, personal injury and/or damage to property arising from or out of the occupancy or use by Tenant of the leased premises or any part thereof or any other part of Landlord's property, or occasioned wholly or in part by any act or omission of Tenant, its agents, contractors or employees.
- Section 16. Upon the expiration of this lease, or any renewal thereof, Tenant shall have no right to continue in occupancy of the leased premises without the prior written consent of Land-

lord. In the event that Tenant shall continue in occupancy for any reason, Tenant shall be responsible to Landlord for the payment of rent and the observation of the terms and conditions of this Agreement during the period while Tenant remains in occupancy. Nothing contained herein shall be deemed to permit Tenant to remain in occupany after the expiration of the original term, or any renewal thereof, nor shall it be deemed to limit liability of Tenant to Landlord for any failure to vacate the leased premises.

Section 17. This lease is subject to the operation and effect of all present or future ground leases, mortgages or deeds of trust affecting the said building or the land covered thereby or used in connection therewith.

Section 18. All rights and liabilities herein given to or imposed upon either of the parties hereto shall extend to the heirs, executors, administrators, successors, and, so far as the same is assignable by the terms hereof, to the assigns of such party. It is understood that Landlord is a Maryland limited partnership and that no general or limited partner of said partnership, as it may now or hereafter be constituted, shall have any personal liability to Tenant or any person claiming under, by or through Tenant upon any action, claim, suit or demand brought pursuant to the terms and conditions of this Agreement or arising out of the occupancy by Tenant of the leased premises.

Section 19. It is further agreed that either party hereto may terminate this lease at the end of the said term, or any renewal thereof, by giving the other written notice thereof at least sixty days prior thereto, but in default of such notice this lease shall continue upon the same terms and conditions as are herein contained for a further term of one (1) year, and so on from term to term until terminated by either party as hereinbefore provided, and it is further agreed that said notice shall be void and of no effect (at the option of the Landlord) unless the said premises shall at the expiration of said notice be delivered to the Landlord.

Section 20. Special Conditions:

IN WITNESS WHEREOF, Landlord has hereunto caused this Agreement to be signed by a general partner thereunto duly authorized, and Tenant has signed and sealed these presents, the day and year first above written.

WITNESS

Mary Jane Dies.

ATTEST

APPROVED FOR LECAL SUFFICIENCY

COUNTY ATTORNEY

BEL AIR ASSOCIATES

By General Partner
Arthur L. S. Waxter

HARFORD COUNTY, MARYLAND TENANT

SV Seally

79-10

LIBER 5 PAGE 267 SCHEDULE A

LIBER 5 PAGE 268 SCHEDULE B

Conditions and furnishings to exist or to be supplied in connection with the Agreement of lease to which this Schedule B is attached and made a part:

Item

Conditions or Furnishings

- 1. Partitions
- 2. Windows
- 3. Flooring
- 4. Ceilings
- 5. Walls
- 6. Lighting
- 7. Other

April 27, 1976

Mr. Arthur L. S. Waxter Bel Air Associates Main Street & Baltimore Pike Bel Air, Maryland

Dear Mr. Waxter:

Enclosed is a copy of the recently executed lease by and between Harford County, Maryland and Bel Air Associates for the space occupied by the Register of Wills Office.

If you have any questions regarding this lease, please contact this office.

Very truly yours,

William O. Whiteford Director of Administration

encl. lease

Rec'd & Recorded 8/1 1979 at 3:16 P.

HDC Liber 5 Folio 251 & examined per
H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-11
AS AMENDED

LIBER 5 PAGE 270
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-11 (AS AMENDED)

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 79-10 Date: April 3, 1979
AN ACT to repeal and re-enact with amendments, Division 11, heading, Economic Development Commission of Article XII, heading, Agencies, Boards, Commissions and Committees, of Chapter 2, heading, Administration, of the Harford County Code, to provide for the reorganization of the Economic Development Commission; to create an Office of Economic Development in the Executive Branch of the County Government, to provide for the creation of a new Economic Development Advisory Board; to provide for the membership of the Advisory Board; to provide for certain powers and duties relating to the performance of the Advisory Board; such as the recommendations of industrial sites for rezenings; and to generally provide for the reorganization of the Economic Development Commission.
By the Council, April 3, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>May 1, 1979</u>
at: 7:00 P.M.
By Order: <u>Angela Marlowski</u> , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held onMay 1, 1979
and concluded onMay 1, 1979

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that Division 11, heading, Economic Development

Commission of Article XII, heading, Agencies, Boards, Commissions

and Committees, of Chapter 2, heading, Administration, of the

Harford County Code, be, and it is hereby repealed and re-enacted

with amendments, all to read as follows:

CHAPTER 2. ADMINISTRATION.

ARTICLE XII. AGENCIES, BOARDS, COMMISSIONS AND COMMITTEES.

Division 11. Office of Economic Development.

Section 2-204. Office; Created.

There shall be an office of Economic Development which shall be administered by the Economic Development Officer. The office shall be in the Executive Branch and subject to the direction, supervision, and control of the County Executive.

Section 2-205. Purpose of Office.

The Office of Economic Development is created for advancing the general economic welfare of the citizens of Harford County. The office shall establish programs and activities to develop Harford County's natural resources and economic opportunities pertaining to but not limited to commerce, industry, agriculture, forestry, transportation, travel, tourism, and recreation AND TOURISM in Harford County. In addition, the office shall cooperate and offer assistance to existing industries and businesses in Harford County, and promote and encourage new industries to locate in Harford County. The office shall also consider other matters intended to foster and develop gainful employment of the citizens of Harford County.

Section 2-206. Powers, Duties.

- (1) Investigate and assemble information pertinent to the economic resources and industrial opportunities of the County.
- (2) Prepare annual LONG-TERM goals and objectives ANNUALLY for economic development in Harford County.

79-11 AS AMENDED

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- (3) Disseminate information in the interest of industrial development by publication, advertising and other means.
- (4) Cooperate with any Federal, State, local agency, board or commission, including the Economic Development Commission

 DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT of Maryland, in the furtherance of its purpose.
- (5) Cooperate with any interested private concern, civic organization or subdivision thereof in furtherance of its purposes.
- (6) Such other duties as may be provided from time to time by directive of the County Executive or by legislative act.
 - (7) FUNCTION AS AN OMBUDSMAN FOR LOCAL BUSINESS.
- (8) TO PROMOTE AND ENCOURAGE NEW INDUSTRIES TO LOCATE IN HARFORD COUNTY.

Section 2-207. Economic Development Advisory Board; Created.

(a) There shall be an Economic Development Advisory Board. The Board shall consist of not less than nine (9) or more than fifteen (15) members, who shall be appointed by the County Executive and confirmed by the County Council in accordance with the Charter of Harford County. MEMBERS SHALL BE SELECTED BECAUSE OF THEIR KNOWN EXPERIENCE AND INTEREST IN THE ECONOMIC DEVELOPMENT OF HARFORD COUNTY. There shall be on the Board one (1) member chosen from A RECOGNIZED ASSOCIATION REPRESENTING each of the following industries: agriculture, banking, land developers, manufacturing, real estate, retailing, transportation, and tourism, Those organizations representing the same eategorie interest shall jointly send to the County Executive a list of not less than two (2) nor more than three (3) names of persons currently serving on their Board of Directors. There shall also be on the Board, two (2) members from the public, selected from very active public interest groups by the County Executive. There shall also be on the Board, members chosen from the public who should represent, but not be limited to represent the following occupations:

79-11 AS: AMENDED

LIBER 5 PAGE 273

laborers; farmers; elerical workers; professional and technical individuals; management and administration personnel. Members shall be selected because of their known experience and interest in the development of Harford County. RETAILING, AND TRANS-PORTATION/TOURISM. EACH OF SAID ASSOCIATION SHALL PROVIDE THE COUNTY EXECUTIVE WITH A LIST OF NOT LESS THAN TWO (2) NOR MORE THAN THREE (3) NAMES OF PERSONS CURRENTLY SERVING ON THE BOARD OF DIRECTORS OF SUCH ASSOCIATION. THE COUNTY EXECUTIVE SHALL ALSO SELECT FOR INCLUSION ON THE BOARD TWO (2) REPRESENTATIVES FROM PUBLIC INTEREST GROUPS SUCH AS, BUT NOT RESTRICTED TO, THE LEAGUE OF WOMEN VOTERS OF HARFORD COUNTY, THE HARFORD COUNTY CHAMBER OF COMMERCE, AND THE HARFORD COUNTY TAXPAYERS' ASSOCIATION.

Section 2-207.1. Tenure.

The members of the Board shall serve terms coterminous with AT THE PLEASURE that of the County Executive. The County Executive shall select from the membership, a chairperson to serve a term of one (1) year and who may be eligible for re-election RE-APPOINT-MENT, provided that no one person shall hold the position of chairperson for more than three (3) consecutive terms. Upon the death, disability, resignation, or removal of any member of the Board, the County Executive shall appoint a person representing the same categoric interest to serve for the unexpired term.

Section 2-207.2. Meetings.

The Board shall meet menthly and shall REGULARLY AND MAY hold special meetings at the call of the chairperson or of any three (3) members of the Board. The Board shall adopt rules and regulations as it may deem necessary to govern its procedure and business. Five (5) members shall constitute a quorum. Any member missing three (3) consecutive meetings without giving notice to the chairperson, shall MAY be asked to resign. Section 2-207.3. Powers.

(a) The Advisory Board shall:

5 NGE 274

(1) Review the budget of the Office of Economic

Development on an annual basis and make recommendations to the head of the Office of Economic Development.

- (2) Develop annually; goals and objectives that shall be filed with the Office of Economic Development and made available to the public. The annual goals and objectives report shall be recommendations for the improvement and advancement of the economic welfare of the people of Harford County.
- ADVISORY BOARD THAT SHALL SUPPORT AND COMPLEMENT THE COUNTY'S

 OVERALL GOALS AND OBJECTIVES FOR ECONOMIC DEVELOPMENT. THESE

 GOALS AND OBJECTIVES SHALL BE APPROVED BY THE COUNTY EXECUTIVE

 AND PRESENTED TO THE COUNTY COUNCIL FOR ENDORSEMENT AND SHALL BE

 FILED WITH THE OFFICE OF ECONOMIC DEVELOPMENT AND MADE AVAILABLE

 TO THE PUBLIC.
- (3) Support and encourage location of new industrial enterprises in the County and the expansions of present enterprises.
- (4) Support and encourage the development of recreational areas, tourist business in the County.
- (5) Work with the County Executive and the County Council of Harford County in order to improve the potential of economic development of Harford County.
- (6) REVIEW LEGISLATION AND POLICY DECISIONS IN ORDER
 TO IDENTIFY THE IMPACT THEY HAVE ON ECONOMIC DEVELOPMENT IN
 HARFORD COUNTY.
- Section 2-207.4. Additional Board Authority; Designate Rezonings.
- (a) In addition to the above powers and duties; the Advisory
 Board shall have the authority to recommend a rezoning of parcel(s);
 or tract(s) of land for industrial use to include the following
 classifications: light industrial district (M-1); general
 industrial district (M-2); industrial park district (IP); and
 industrial air park district (IAP). This additional authority

shall become effect upon the adoption of enabling legislation by the County Council; and subject to termination when the County adopts a comprehensive rezoning plan.

- (b) In determing whether a rezoning should be recommended, the Board shall apply the following criteria:
- (1) The parcel(s) or tract(s) or a group of contiguous parcel(s) or tract(s) of land shall be a minimum of fifty (50) acres:
- (2) Whether the proposed use complies with the Harford County Zoning Ordinance applicable to light industrial district (M-1); general industrial district (M-2); industrial park district (IP); and industrial air park district (IAP).
- (3) The relationship of the proposed use to the Harford County Master Land Use Plan.
- (4) The compatibility of the proposed use to the surrounding land use and/or zonings.
 - (5) The most appropriate use of the land and structures.
- (6) Whether the parcel(s) or tract(s) are adequately serviceable by air; rail; water; or highway transportation.
- (c) The owner(s) or contract purchaser(s) of the parcel(s) or tract(s) or contiguous parcel(s) or tract(s) of land shall file a request for the rezoning with the Economic Development Advisory Board. The Board shall forward their request to the Department of Planning and Zoning for review. A report on the rezoning request shall be prepared by the Department of Planning and Zoning; and shall be forwarded to the Board within thirty (30) calendar days upon receipt of the information required.
- (d) At the time of the request, the owner(s) or contract purchaser(s) shall submit, in duplicate to the Board, a fiscal impact study and site plan. The owner(s) or contract purchaser(s) shall also provide any other documents, plans and/or studies that

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79-11 AS AMENDED

18FR 5 MGE 276

are to be required in order for the Department of Planning and Zoning to assess the zoning request:

- (e) The rezoning shall be conditional upon the development being in substantial compliance with the intent of the site plans and other required conditions of the rezoning. After review anda positive recommendation by the Board, the Board with the consent of the owner(s) or contract purchaser(s), shall initiate an application for rezoning on behalf of Harford County, Maryland, for processing in accordance with established procedures governing rezonings. The owner(s) or contract purchaser(s) shall be responsible for all fees, costs, and expenses.
- (f) The rezoning required pursuant to this section shall be valid for a period of two (2) years. If construction has not commenced during the two (2) year period, then the tract(s) or parcel(s) of land shall revert to the original zoning designation that was in effect at the time the rezoning request was instituted, or to the designation indicated on the Comprehensive Rezoning Map. However, upon approval by the Board, the owner(s) or contract purchaser(s) may receive a one (1) time extension, not to exceed a two (2) year period.

The Office of Economic Development shall handle the

administrative functions necessary to carry out the intent of this section. The Council may, at its discretion, recommend certain parcel(s) or tract(s) of land to be rezoned, subject to the provisions of this section.

Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and

LEER 5 PAGE 277

such holding shall not affect the validity of the remaining provision or subsequent application thereof.

Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: August 6, 1979

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LIBER 5 PAGE 278 BY THE COUNCIL

Passed	LSD 79-17 (May 29, 1979) (with	amendments)
A XPAXION X	EX Praciatação	
	By order	
	angle Marbook	_, Secretary
Sealed with the Co	ounty Seal and presented to the Cou	inty Executive
for his approval t	his 31st day of May	, 1979
at Three o		
AND COURT	Angels Markenski	_, Secretary
Emmy !	BY THE EXECUTIVE	
APPROVED:	County Executive Harranger	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 5, 1979.

Angle Markowski, Secretary

EFFECTIVE DATE: August 6, 1979

Rec'd & Recorded 8/1 1979 at 3:16 P. M. Hi) Cliber 5 Folio 276 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-72

BILL NO. 39-12

LIBER 5 PAGE 279

COUNTY COUNCIL

. OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-12

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-9 Date: March 20, 1979
AN EMERGENCY ACT to make an appropriation of unanticipated grant funds
from the State of Maryland, Cooperative Reimbursement
Program, for child support enforcement to the State's.
Attorney's Office, and to make a supplemental appropriation
from the General Fund Reserve for Contingencies for the
current fiscal year; the funds are to provide for the
operation of the Harford County State's Attorney's Office
Child Support Enforcement Program.
By the Council, <u>March 20, 1979</u>
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>April 17, 1979</u>
at: 7:15 P.M.
By Order: Ragela Markousking, Secretary
and the second s
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held onApril 17, 1979
and concluded on April 17, 1979
angele Markowski, Secretary

11.8 5 ME 280

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County budget for the fiscal year ending June 30, 1979, using funds received from the State of Maryland; and

WHEREAS, the County Executive has recommended that the grant funds be matched by County funds from the General Fund Reserve for Contingencies; and

WHEREAS, the funds shall be used for the State's
Attorney's Office program of child support enforcement in Harford
County, Maryland; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Sections 517 and 518 of the Charter of Harford County, Maryland; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from grant funds and matching supplemental appropriation funds in the below listed amounts for the purpose detailed:

Appropriation:

Account #70-13-17-00-01-00-07-01 \$ 5,572.00

To: General Fund

State's Attorney's Office

From: General Fund Reserve for Contingencies

79-12

1	Grant Special Budget
2	State's Attorney's Office
3	Cooperative Reimbursement 1979
4	Grant Receivable Account #28-00-03-80-45-01-00-00 \$ 6,080.00
5	Total Grant Receivable
6	State's Attorney's Office
7	Cooperative Reimbursement 1979
8	Grant Expenditure Account #88-01-56-00-01-13-01-XX \$15,631.00 (Personal Services)
10 11	#88-01-56-00-01-13-02-XX \$ (200.00) (Travel)
12	#88-01-56-00-01-13-03-XX \$ (63.00) (Contractual Services)
13	
14	#88-01-56-00-01-13-08-XX \$ 1,010.00 (Other Charges)
15	
16	#88-01-56-00-01-13-11-XX \$ 248.00 (Equipment)
17	
18	#88-01-56-00-01-13-14-XX \$ 2,028.00 (Benefits)
19	
20	#88-01-56-00-01-13-15-XX(\$12,574.00) (Receipts)
21	Tatal Court Francisco
22	Total Grant Expenditures
	Section 2. And Be It Further Enacted, that this Act is hereby
24	
	the Harford County State's Attorney's Office, and shall take effect
26	
27	mhe Secretary of the Council does hereby
28	certify that fliften (18) copies of this bill are immediately available for distribution to
29	the public and the prece.
30	angle markowski
31	Secrétary
32	

BY THE COUNCIL

Read the third ti	ma .
	LSD 79-12 (April 17. 1979) (With XAMEN CARES)
	SXX PASSAGE
Wather	Dr. 43-yage
	By order
	Angela Markoveki, Secretary
Sealed with the (County Seal and presented to the County Executive
for his approval	this 18th day of April , 1979
at 11:30	
AT SHAD	Angle Markwell, Secretary
Carl'SSAII'PP'S	BY THE EXECUTIVE
APPROVED:	Moment Governor Executive
	Date
	BY THE COUNCIL
This F	Rill, having been approved by the Executive

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 19, 1979.

angle Marlowski, Secretary

EFFECTIVE DATE: April 19, 1979

Rec'd & Recorded 8/1 19 79 at 3:16 P. M. #De Liber 5 Folio 219 & examined per H. Douglas Chilcoat, Clark, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council President Hardwicke at request of County Executive

BILL NO. 79-13 (as amended)

Legis	lative Day No. <u>79-10</u> Date: <u>April 3, 1979</u>
	THE ANNUAL BUDGET AND APPROPRIATION ORDINANCE OF HARFORD COUNTY,
	MARYLAND, to adopt the County Budget, consisting of the Current
	Expense Budget for the fiscal year ending June 30, 1980, the Capita
	Budget for the fiscal year ending June 30, 1980, and the Capital
	Program for the fiscal years ending June 30, 1981; June 30, 1982;
	June 30, 1983; June 30, 1984; and June 30, 1985; and to appropriate
	funds for all expenditures for the fiscal year beginning July 1,
	1979, and ending June 30, 1980, as hereinafter indicated.

	By the Council, April 3, 1979
Introduced,	read first time, ordered posted and public hearing scheduled
	on: May 3, 1979; May 10, 1979
	at: 7:30 P.M.
	By Order: <u>Angela Markawski</u> , Secretary

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on ______ May 3, 1979 and concluded on _____ May 10, 1979 _____.

Angela Markowski, Secretary

AS AMENDED

LIEER 5 PAGE 284

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the Current Expense Budget for the fiscal year ending June 30, 1980, is hereby approved and adopted for such fiscal year; and funds for all expenditures for the purposes specified in the Current Expense Budget beginning July 1, 1979, and ending June 30, 1980, are hereby appropriated in the amounts hereinafter specified and for the purposes hereinafter indicated as follows:

CURRENT EXPENSE BUDGET

I. General F	u	no	l
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2

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11	A. Estimated Cash Surplus - June 30, 1979	1,129,418
12	B. Transfer from Revenue Sharing Fund	1,533,067
13		1,510,070
14	C. Transfer from Public School Debt Service Fund	1,175,255
15	D. Estimated Revenues (1979-1980)	
16	Local Revenues:	
17	Real and Personal Property Taxes	22,397,450
18	Less:	
19	Circuit Breaker	12,000CR
20	Silo Credits	15,000CR
21	Community Associations	2,250CR
22	Homeowners (115%)	270,000CR
23	Solar Energy	53,000CR
24	. Corporations in Bankruptcy	10,000CR
25	Discount Allowed on Taxes	345,000CR
26	Interest and Penalty	120,000
27	Delinquent Tax Costs	11,000
28	Payments in lieu of Taxes	1,500
29	Penn Central Back Taxes	47,200
30	Income Tax	15,350,000
31		

Income Tax - One Time Distribution

813,000

1	State Shared Taxes:	
2	Admission Tax	12,000
3	Domestic Corporation Filing Fee - Franchise Tax	14,500
4	Race Track Revenue	72,000 53,570
5		33,370
6	Beer Tax	120,000
7	Tobacco Tax	520,000
8	State Transfer Tax	1,000
9	Abandoned Property Tax	5,000
10	Permits, Licenses and Inspections:	
11	Beer, Wine and Liquor Licenses	55,000
12	Pinball Machine Licenses	8,600
13	Traders Licenses	80,000
14	Produce Licenses	500
15	Auctioneer Licenses	1,275
16	Refuse Licenses	4,500
17	Pawn Brokers Licenses	100
18	Plumbing Licenses	6,500
19	Mobile Home Court Licenses	4,000
20	Excise Tax - Mobile Home Court	76,000
21	Electrical Board of Examiners	24,000
22	Solicitors Licenses	150
23	Cable TV	4,500
24	Pet Shop Licenses	150
25	Dog Licenses	45,000
26	Board of Stray Dogs	2,500
27	Dog Licenses Fines	1,500
28	Building Permits	80,000
29	Building Inspection Service	2,000
30	Plumbing Permits	48,000
31	Electrical Inspection	69,000

79-13 AS AMENDED

32

1	Marriage Licenses	6,500
2	Sanitation Fees	10,500
3	Percolation Tests	7,000
4	Grading Permit Fees	1,500
5	Intergovernmental Revenues:	
6	Franchise Tax on Financial Institutions	30,000
7	Police Protection	720,000
8	Property Tax Grant	1,125,000
9	College Debt Service Aid	8,238
10	School Debt Service Aid	1,395,954
11	TITLING TAX GRANT	575,000
12		625,000 646,718
13		536,718
14	Sales and Service Charges:	
15	Maps	300
16	Publications	1,000
17	Sheriff's Fees	73,000
18	Sheriff's Licenses	3,000
19	Police Reports	400
20	Board of Prisoners	55,000
21	Data Processing Service	27,000
22	Grant Overhead	2,600
23	Motor Vehicle Tag Fees	3,400
24	Fines and Forfeitures:	
25	Parking Fines	1,500
26	Court Fines	7,500
27	Other Revenues:	
28	Zoning Appeals	3,500
29	Rezoning Fees	4,500
30	Interest on Investments	800,000
31	Property Rental	. 1,000
32	Change of Venue	2,500

LIBER 5 PAGE 287

1	Interest on Private Streets	800
2	Liquor Board Profits	60,000
3	Child Support Revenue	20,000
4	Subdivision Plans	15,000
5	Commissions	300
6	Miscellaneous Income	500
7	Total Available for Appropriation - General Fund	47,515,907 48,091,983
8	MAN AND MAN AND AND AND AND AND AND AND AND AND A	48,141,983 48,163,701
9	A STATE OF THE PARTY.	48,053,701
10	E. Appropriations	
11	General Government:	
12	1. Board of Elections	104,560
13		100,000
14	2. Central Services:	
15	· Building Operation and Maintenance	342,776 322,770
16		323,470
17	Graphics	21,279
18	Telephone	109,275
19	3. Judicial:	
20	Circuit Court	183,771
21	Jury Service	82,500
22	LAW LIBRARY	1,500
23	Juvenile Master	28,310
24	Grand Jury	12,200
25	4. County Council:	
26	Legislative Policy	119,095 124,162
27		121,102
28	Council Attorney	74,305 65,305
29		. 00,000
30	Independent Post Audit	13,640 15,571
31		13,371
32	Board of Appeals and Rezoning	55,200

1			
1	5.	County Executive:	
2		Executive Policy and Direction	111,069
3		Executive Boards and Commissions	500
4	6.	Department of Law	172,395
5	7.	Department of Planning and Zoning:	
6		Administration	263,275
7			257,825
8		Regional Planning Council	38,891
9	8.	Department of Treasury:	
10		Division of Finance	238,334
11			236,974
12		Data Processing	208,074
13	=		200,000
14		Sales of Bonds	30,270
15		Delinquent Tax Cost	19,400
16		Comptroller	133,762
17	9.	Department of Procurement	74,621
18	10.	Director of Administration	66,484
19	11.	Department of Human Resources	20,000
20	12.	Human Relations	27,322
21			27,972
22	13.	Housing Commission	400
23	14.	Commission for Women	14,064 16,904
24		NAME OF STREET OF STREET	10,504
25		Crisis Center	306
26	15.	Personnel Office	73,828
27	16.	State's Attorney	334,785
28	17.	Insurance:	
29		Fire and Liability	38,000
30	Manager was the single and playing parameters with the same and	Fleet	27,000
31	18.	Benefits:	
32		Benefits	816,888

1	Firemen's Pensions	84,178
2	19. Grants:	77777
3	LEGAL AID BUREAU	20,000
4	MANN HOUSE, INC.	6,000
5	Cultural Advisory Board	4,000
6	20. Debt Service:	
7	Hospital Bond 1967	145,300***
8	Hospital Bond 1970	167,550***
9	Building Bond 1961	27,000***
10	Building Bond 1970	125,663***
11	Building Bond 1974	508,470***
12	Building Bond 1975	217,985***
13	Building Bond 1978	330,236***
14	College Bond 1972	160,700***
15	School Loan 1965	196,068
16	School Loan 1967 #1	136,812*
17	School Bond 1957	98,370
18	School Bond 1958	89,600
19	School Bond 1959	142,940
20	School Bond 1961	227,600
21	School Bond 1963	358,520
22	School Bond 1965	380,890
23	School Bond 1968 #1	160,950*
24	School Bond 1968 #2	234,290*
25	School Loan 1967 #2	66,106*
26	School Bond 1970	418,875*
27	School Loan 1970 #1	140,628*
28	School Loan 1970 #2	38,268**
29	* - Funded by Recordation Tax	
30	** - \$17,594 Funded by Recordation Tax and \$10,863 \$20,	674 Funded
31	by Revenue Sharing	
32	*** - Funded by Revenue Sharing	•

LEER 5 PAGE 290

1	School Loan 1967 #3	4,267***
2	School Bond 1972	160,700***
3	School Bond 1975	153,300****
4	School Bond 1978	136,004
5	Notes - General	25,638
6	Public Safety:	
7	21. Central Alarm	206,473 201,473 198,823
9	22. Civil Defense	3,000 19,046 23,046
11	23. Volunteer Fire Companies	615,156
12	24. Permits, Licenses and Inspections:	
13	Permits and Licenses	57,123 55,123
15	Building Inspection	79,167
16 17	OFFICE OF PERMITS, LICENSES AND INSPECTIONS	22,653
18	Plumbing Inspection	84,530
19	Safety Inspection	27,327
20	Electrical Inspection	70,588 69,588
22	Electrical Board	13,605
23	25. Animal Control	107,233
25	26. Sheriff's Department:	
26	Sheriff 2	,255,195
27	Detention Center	981,439
28	Public Works:	
29	27. Solid Waste Management 1	,013,842
30	COM TANK THE SECTION S	
31	*** - Funded by Revenue Sharing	

*** - Funded by Revenue Sharing

**** - \$42,028 FUNDED BY REVENUE SHARING

LIBER 5 PAGE 291

1	Public Welfare:	
2	28. Department of Social Services:	
3	EMERGENCY ASSISTANCE	2,000
4	Volunteers	13,122
5	Foster Care - Children Supplement	20,000
6		25,000
7	Conservation of Health:	
8	29. Department of Health:	
9	Administration	825,000
10		805,000
11	Community Mental Health	35,000
12		34,000
13	30. Harford Center:	
14	Harford Center	48,966
15	Board of Directors	1,500
16	31. Activities Center	32,912
17	32. Sheltered Workshop	58,000
18	33. Drug Abuse	4,000
19	34. Citizens Nursing Home	25,000
20	Education:	
21	35. Administration	431,775
22		535,444
23	Instructional Costs - Salaries	19,203,862
24		19,090,914
25	Instructional Costs - Other	1,593,986
26		1,583,486
27	Instructional Costs - Special Education	422,245
28		441,147
29	Pupil Personnel Service	202,862
30		201,562

79-13 AS AMENDED

31

32

LIBER 5 PAGE 292

1 2		Health Service	203,133 213,133 211,733
3		Pupil Transportation	265,140 329,140 317,640
5		Operation of Plant and Equipment	3,322,796 3,372,796 3,401,196
7		Maintenance of Plant and Equipment	1,052,726 855,297 899,297
9		Fixed Charges	1,423,704 1,403,050 1,394,350
11 12		Food Service	131,540
13 14		Student Body Activities	225,797 305,797 303,897
15		Community Service	852
16		CAPITAL OUTLAY	26,000
17	36.	Harford Community College:	
18 19		Instruction	790,724 975,599 1,025,599
20 21		Instructional Resources	113,280 139,530
22		Student Affairs	109,596 135,471
24 25		Plant Operation and Maintenance	248,886 307,386
26 27		Administration	265,217 327,467
28 29		Clearing Account	9,106 11,356
30		General Institutional	63,191
3132	37.	Maryland School for the Blind	2,600

LIBER 5 PAGE 293

1	Culture and Recreation:	
2	38. Commission on Aging	114,658
4	39. County Libraries	740,000
6	40. Department of Parks and Recreation:	
7	Administration	149,026 169,168
9	Community Organization and Development	765,746 164,191
11	Program Leadership	165,275
12	Maintenance of Grounds and Buildings	337,589
13	Parks and Recreation Board	1,935
14	41. Historic District Commission #2	2,890
15	Public Service Enterprises:	
16 17	42. Agricultural Extension Office	68,960 69,460 70,660
18	43. Soil Conservation	16,624
19	Noxious Weed Control	2,500
20	Economic Development Commission:	
21 22	44. Economic Development Commission	75,111 115,111
23	Contingencies:	
24252627	45. Reserve for Contingencies	216,916 291,052 167,834 166,634 168,636
27282930	Total Appropriation - General Fund	149,154 47,515,907 48,091,983 48,141,983 48,163,701 48,053,701
31	II. Revenue Sharing Fund	
32	A. Estimated Cash Surplus - June 30, 1979	130,067

AS	AM	EN	DED
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	LIBER 5 PAGE 294	AS.	AMENDED
1	B. Estimated Revenues (1979-1980):		
2	Revenue Sharing Trust		1,400,000
3	THE RESERVE OF THE PARTY OF THE PARTY.		1,777,300
4	Interest on Investments		3,000
5	Total Available for Appropriation - Revenue Sharing Fund		1,533,067
6			1,910,573
7	C. Appropriations:		
8	Transfer to General Fund		1,533,067
9			1,910,573
10 11	Total Appropriation - Revenue Sharing Fund		1,533,067 1,910,573
12	III. Public School Debt Service Fund		
13	A. Estimated Cash Deficit - June 30, 1979		(24,745)
14	B. Estimated Revenues (1979-1980):		
15	Recordation Tax		1,200,000
16	Total Available for Appropriation - Public Schoo Debt Service Fund	1	1 175 055
17	Debt Service Fund		1,175,255
18	C. Appropriations:		
19	Transfer to General Fund		1,175,255
20	Total Appropriation - Public School Debt Service Fund		1,175,255
21	· · · · · · · · · · · · · · · · · · ·		1,175,255
22	IV. Highways Fund		
23	A. Estimated Cash Surplus - June 30, 1979		359,847
24	B. Estimated Revenues (1979-1980):		
25	Highways Tax Differential		3,906,992
26	Highways Users Tax		2,426,500
27	Security Interest Fee		35,000
28	Motor Vehicle Tag Fees		14,000
29	Engineering and Inspection Fees		60,000
30	Sales and Service Charges		2,000
31	Cecil County Line Stripping Charges		25,000
32	Interest on Investments		50,000
		~	

AS AMENDED

LIBER 5 PAGE 295

Total Available for Appropriation - Highways Fund	6,879,339
C. Appropriations:	
1. Insurance:	
Fire and Liability	9,000
Fleet	37,500
Inland Marine	6,500
2. Benefits	547,738
3. Debt Service:	
Construction Loans Revised	145,907
Construction Bond 1975	95,650
Construction Bond 1978	122,298
CONSTRUCTION NOTE	35,293
4. Department of Public Works:	
Office of Director	48,839
SALE OF BONDS	2,060
Administration	88,650
Engineering and Inspection	548,619
Automotive Maintenance	677,003
Roads and Bridges	3,894,007
	3,030,034
Street Lights	294,700
Traffic Controls	151,450
Traffic Safety	86,617
Transfer to OEP Fund	124,861
Total Appropriation - Highways Fund	6,879,339
V. Water and Sewer Operating Fund	
A. Cash Surplus - June 30, 1979	590,487
B. Estimated Revenues (1979-1980):	
Water Service Charges	895,020
Sewer Service Charges	1,452,073
On-Site Inspection	10,000
Meter Installations	24,600
	C. Appropriations: 1. Insurance: Fire and Liability Fleet Inland Marine 2. Benefits 3. Debt Service: Construction Loans Revised Construction Bond 1975 Construction Bond 1978 CONSTRUCTION NOTE 4. Department of Public Works: Office of Director SALE OF BONDS Administration Engineering and Inspection Automotive Maintenance Roads and Bridges Street Lights Traffic Controls Traffic Safety Transfer to OEP Fund Total Appropriation - Highways Fund V. Water and Sewer Operating Fund A. Cash Surplus - June 30, 1979 B. Estimated Revenues (1979-1980): Water Service Charges Sewer Service Charges

LIBER 5 PAGE 296

1	Job Orders	10,000
2	Interest on Investments	20,000
3	Alcoholic Beverage Tax	52,000
4	Sale of Materials	1,000
5	Miscellaneous Income	10,000
6	Master Plan	20,000
7	Sale of Publications	250
8	Reproduction	250
9	Fallston Hospital Contract	39,000
10	Joppatowne Overhead - Water	15,000
11	Joppatowne Overhead - Sewer	15,000
12	Total Available for Appropriation - Water and Sewer Operating Fund	3,154,680
13	Sewer operating rund	3,134,000
14	C. Appropriations:	
15	1. Insurance:	
40	Fire and Liability	9,700
16		
17	Fleet	10,500
17	Fleet	10,500
17 18	Fleet 2. Benefits	10,500
17 18 19	Fleet 2. Benefits 3. Administration:	10,500 200,149
17 18 19 20	Fleet 2. Benefits 3. Administration: General	10,500 200,149 121,913
17 18 19 20 21	Fleet 2. Benefits 3. Administration: General Office of Director	10,500 200,149 121,913 49,037
17 18 19 20 21 22	Fleet 2. Benefits 3. Administration: General Office of Director Division of Finance	10,500 200,149 121,913 49,037 162,202
17 18 19 20 21 22 23	Fleet 2. Benefits 3. Administration: General Office of Director Division of Finance 208 Grant Match #3	10,500 200,149 121,913 49,037 162,202 3,500
17 18 19 20 21 22 23 24	Fleet 2. Benefits 3. Administration: General Office of Director Division of Finance 208 Grant Match #3 Master Plan	10,500 200,149 121,913 49,037 162,202 3,500 19,490
17 18 19 20 21 22 23 24 25	Fleet 2. Benefits 3. Administration: General Office of Director Division of Finance 208 Grant Match #3 Master Plan Inventory Depreciation Transfer to Water and Sewer Debt	10,500 200,149 121,913 49,037 162,202 3,500 19,490 5,000 335,000
17 18 19 20 21 22 23 24 25 26	Fleet 2. Benefits 3. Administration: General Office of Director Division of Finance 208 Grant Match #3 Master Plan Inventory Depreciation	10,500 200,149 121,913 49,037 162,202 3,500 19,490 5,000
17 18 19 20 21 22 23 24 25 26 27	Fleet 2. Benefits 3. Administration: General Office of Director Division of Finance 208 Grant Match #3 Master Plan Inventory Depreciation Transfer to Water and Sewer Debt	10,500 200,149 121,913 49,037 162,202 3,500 19,490 5,000 335,000
17 18 19 20 21 22 23 24 25 26 27 28	Fleet 2. Benefits 3. Administration: General Office of Director Division of Finance 208 Grant Match #3 Master Plan Inventory Depreciation Transfer to Water and Sewer Debt Service Fund	10,500 200,149 121,913 49,037 162,202 3,500 19,490 5,000 335,000
17 18 19 20 21 22 23 24 25 26 27 28 29	Fleet 2. Benefits 3. Administration: General Office of Director Division of Finance 208 Grant Match #3 Master Plan Inventory Depreciation Transfer to Water and Sewer Debt Service Fund 4. Operation and Maintenance - Water:	10,500 200,149 121,913 49,037 162,202 3,500 19,490 5,000 335,000

LIBER 5 PAGE 297

1	Boosters, Standpipe and Towers	43,045
2	5. Engineering and Inspection - Water	144,766
3	6. Operation and Maintenance - Sewer:	
4	Abingdon	291,565
5	Pumping and Metering Stations	207,322
6	Sod Run	512,801
7	Spring Meadows	25,975
8	Fallston Wastewater Treatment Plant	40,800
9	7. Engineering and Inspection - Sewer	144,475
10	Total Appropriation - Water and Sewer Operating Fund	3,154,680
11	VI. Water and Sewer Debt Service Fund	
12	A. Estimated Revenues (1979-1980):	
13	Bel Air Surcharge	39,237
14	Water Surcharge	13,000
15	Sewer Surcharge	2,000
16	Area Charges - Water	134,550
17	Area Charges - Sewer	143,100
18	Area Charges - Interest	9,000
19	Front Foot Benefit Assessment - Water	240,000
20	Front Foot Benefit Assessment - Sewer	301,332
21	Front Foot Benefit Assessment - Interest	2,500
22	Interest on Investments	781,241
23	Transfer from Sinking Fund - Principal	903,168
24	Transfer from Water and Sewer Operating	167 500
25	Fund - Surplus	167,500
26	Transfer from Water and Sewer Operating	225 222
27	Fund - Depreciation	335,000
28	Total Available for Appropriation - Water and Sewer	
29	Debt Service Fund	3,071,628
30	B. Appropriations:	
31	1. Bond Issue #1	19,050
32	2. Bond Issue #2	5,350

	LIBER 5 PAGE 298	
1	3. Bond Issue #3	6,530
2	4. Bond Issue #4	7,175
3	5. Bond Issue #5	300,928
4	6. Bond Issue #6	350,880
5	7. Bond Issue #7	376,550
6	8. Bond Issue #8	269,985
7	9. Bond Issue #9	503,480
8	10. Bond Issue #10	458,950
9	11. Bond Issue #11	772,750
10	Total Appropriation - Water and Sewer Debt Service Fund	3,071,628
11		
12	VII. Water and Sewer Sinking Fund	
13	A. Transfer to Water and Sewer Debt Service Fun from Cash	d 903,168
14	THE RESIDENCE OF THE PARTY OF T	
15	VIII. Joppatowne Water and Sewer Operating Fund	
16	A. Estimated Cash Surplus	85,107
17	B. Estimated Revenues (1979-1980):	
18	Meter Installation	1,000
19	Interest on Investments	3,500
20	Operating Charges - Water	231,600
21	· Operating Charges - Sewer	347,400
22	Bond Retirement Assessment - Water	80,599
23	Bond Retirement Assessment - Sewer	160,201
24	Interest and Penalty on Assessments	500
25	Less:	
26	Discount Allowed on Assessments	3,000CR
27	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund	906,907
28		
29	C. Appropriations:	
30	1. Harford County General Administration	347,279
31	2. Operation and Maintenance:	
32	Maryland Environmental Service	309,178

79-13 AS AMENDED

1	Harford County - Water	168,950
2	Harford County - Sewer	81,500
3	Total Appropriation - Joppatowne Water and Sewer Operating Fund	906,907
5 6 7	Total All Current Expense Budget Appropriations	64,236,783 64,812,859 64,862,859 65,262,083 65,152,083
8		

Section 2. And Be It Further Enacted, that the Grants Special Budget for the fiscal year ending June 30, 1980, is hereby approved and adopted for such fiscal year; and funds for all expenditures for the purposes specified in the Grants Special Budget beginning July 1, 1979, and ending June 30, 1980, and continuing thereafter in accordance with terms of the grant, are hereby appropriated in the amounts hereinafter specified and for the purposes hereinafter indicated as follows:

GRANTS SPECIAL BUDGET

I. Grants

A. Estimated Revenues:

	- Fe	deral and State Aid	5,540,516 5,555,156 5,569,156
	Total Av Special	ailable for Appropriation - Grants Fund	5,540,516 5,555,156 5,569,156
	В. Ар	propriations:	
	1.	Emergency Energy Assistance	60,000
	2.	Weatherization Program	35,000
	3.	Coastal Zone Program	16,500
	4.	Transportation Study	47,810
	5.	Battered Spouse and Rape Crisis Center	29,172
	6.	CETA	5,000,000
	. 7.	State's Attorney Cooperative Reimbursement Program	60,127
		STATE'S ATTORNEY JUVENILE PROSECUTOR	14,000
	8.	Volunteer Fire Companies - Equipment	100,000
	9.	Cultural Advisory Board	4,000
	10.	Commission on Aging:	
	t old for the objects that the comment of territors in the	Human Services to Elderly	47,700
4 4		Nutrition Program Title III-C	95,000

79-13 AS AMENDED

11. Parks and Recreation:

79-13

LISER	5	PAGE	301
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AS	AMENDED

1	Bicycle Safety Program	7,000
2	Summer Program for Mentally Handicapped	7,360 22,000
4	Recreation Support Program	15,000
5	12. Historic Site Survey	13,347
6	13. Noxious Weed Control	2,500
7	Total Appropriation - Grant Special Fund	5,540,516 5,555,156
8		5,569,156

79-13 AS AMENDED

AS AMENDED

LIBER 5 PAGE 302

Section 3. And Be It Further Enacted, that the Capital Budget for the fiscal year ending June 30, 1980, is hereby approved and adopted for such fiscal year, and funds for all expenditures for the purposes specified in the Capital Budget during the fiscal year beginning July 1, 1979, and ending June 30, 1980, and during the subsequent fiscal years as specified in Section 519 of the Charter of Harford County, Maryland, are hereby appropriated in the amounts hereinafter specified, and for the purposes hereinafter indicated as follows:

CAPITAL BUDGET

I. General Capital Fund

Tota

A. Estimated Revenues:

Sale of Bonds	7,002,300 13,825,618	
al Available for Appropriation - General Capital nd	7,002,300 13,825,618	
B. Appropriations:		
1. Liberty Baptist Church	360,000	
2. Court House	4,200,000	
3. Landfills:		
Transfer Station - Southeast	904,260	
Transfer Station - Madonna	9,440	
Central Balefill	595,000	
4. Joppa Branch Library	290,000	
5. Board of Education:		
North Harford Senior High School	100,000	
Aberdeen Senior High School	80,000	
John Archer School	33,000	
BALL FIELD LIGHTING - GRANT	60,000	
6. Building Improvements for Handicapped	100,000	
7. 20 North Main Street Improvements	165,000	
8. Senior Citizens Center	50,000	

79-13

AS AMENDED

	LIBER 5 PAGE 303	
1 2	9. Fire Department - Substations	65,600 72,600
3	10. Harford Community College	50,000
4	11. HARFORD MEMORIAL HOSPITAL	6,756,318
5	Total Appropriation - General Capital Fund	7,002,300
6		13,825,618
7	II. Highways Capital Fund	
8	A. Estimated Revenues:	
9	Transfer from Fund Balance	32,286
10	Titling Tax	1,000,000
11		386,780 365,062
12		475,062
13	State Aid	291,571
14	Total Available for Appropriation - Highways Capital Fund	1,323,857
15		760,637 710,637
16		688,919 798,919
17		130,313
18	B. Appropriations:	
19	1. Tollgate Road - U.S. 1 to Ring Factory	416,530
20	.2. Salt Shed	90,000
21	3. Hess Road	62,649
22	4. Reserve for 1979 Capital Budget	754 ₃ 678 191 ₃ 458
23		141,458 119,740
24		229,740
25	Total Appropriation - Highways Capital Fund	1,323,857 760,637
26		710,637 688,919
27		798,919
28	III. Parks and Recreation Capital Fund	
29	A. Cash Surplus - June 30, 1979	268,750
30	B. Estimated Revenues:	
31	Recordation Tax	275,000 125,000
32	ATTACHMENT OF THE PROPERTY AND ASSESSED.	

79-13 AS AMENDED

1	Interest on Investments	40,000
2	Program Open Space	600,750
3	Total Available for Appropriation - Parks and Recreation Capital Fund	1,184,500
5	C. Appropriations:	
6	Aberdeen Acquisition	285,000
7	Churchville Elementary School	30,000
8	Fallston Recreation Complex	66,000
9	Francis Silver Park	20,000
10	Tennis and Multi-Purpose Courts	128,000
11	Jarrettsville Recreation Complex	200,000
12	Equestrian Center	158,000
13	. Park Improvements	74,500
14	Heavenly Waters Park	50,000
15	Eden Mill Park	23,000
16	Bel Air, Hickory, Norrisville Acquisitions	150,000
17 18 19	Total Appropriation - Parks and Recreation Capital Fund	1,184,500
20	IV. Water and Sewer Capital Fund	
21	A. Estimated Revenues:	
22	Grants	47,868
23		47,868
24	. Sale of Bonds	1,792,002
25		46,132
26	Total Available for Appropriation - Water and Sewer Capital Fund	1,839,879
27		-0- 94,000
28		
29	B. Appropriations:	
30	1. Havre de Grace Water Source	1,641,870
31	AND THE PROPERTY OF THE PARTY O	
32	2. Winters Run Interceptor	94,000

1	3. Winters Run Interceptor II	104,000 -0-
2		<u> </u>
3	Total Appropriation - Water and Sewer Capital Fund	1,839,870
4	The transport of the	94,000
5	V. Joppatowne Subdistrict Water and Sewer Capital Fund	
6		
7	A. Estimated Revenues:	
8	Tranfer from Joppatowne Subdistrict Water and Sewer Operating Fund	60,000
9		
10	Total Available for Appropriation - Joppatowne Subdistrict Water and Sewer Capital Fund	60,000
12	B. Appropriations:	
13	1. Storage Tank	20,000
14	2. Additional Wells and Force Main	15,000
15	3. Wastewater Surge Tank	10,000
16	4. Steel Building	15,000
17	Total Appropriation - Joppatowne Subdistrict Water	
18	and Sewer Capital Fund	60,000
19	VI. EMERGENCY RELIEF CAPITAL FUND	
20	A. ESTIMATED REVENUES:	
21	FEDERAL AID	33,000
22	TOTAL AVAILABLE FOR APPROPRIATION - EMERGENCY RELIEF	22.000
23	CAPITAL FUND	33,000
24	B. APPROPRIATIONS:	
25	1. JAMES RUN ROAD BRIDGE	3,000
26	2. RIDGE ROAD BRIDGE	30,000
27	TOTAL APPROPRIATION - EMERGENCY RELIEF CAPITAL FUND	33,000
28	Total All Capital Budget Appropriatons	11,410,527
29		9,420,657
30		15,663,755
31		15,752,037 15,846,037
32		

AS AMENDED

Section 4. And Be It Further Enacted, that the Capital Program for the fiscal years ending June 30, 1981, June 30, 1982, June 30, 1983, June 30, 1984, and June 30, 1985, is hereby approved as constituting the plan of the County to receive and expend funds for capital projects.

Section 5. And Be It Further Enacted, that all funds herein appropriated by Harford County, Maryland, to an agency or an agence

appropriated by Harford County, Maryland, to an agency or an agency that receives or disburses County funds, are appropriated and shall be received upon the condition that all of the laws, rules and regulations, and other conditions of the United States of America, State of Maryland, and Harford County, Maryland, regarding the receipt, disbursement, handling and accounting of funds shall be complied with prior to the receipt of any further funds appropriated by or through the budgetary processes of Harford County, Maryland.

Section 6. And Be It Further Enacted, that the County Budget as finally adopted by this Act shall take effect on July 1, 1979.

EFFECTIVE: July 1, 1979

79-18 AS AMENDED

LIBER 5 PAGE 307 BY THE COUNCIL

	The transport of the contract
Read the third time.	
Passed_LSD 7	9-17 (May 29, 1979) (with amendments)
FEMILEN SEX PE	erake
	By order
	Ongle Marlandi, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	31st day of May , 19 79
at Three o'clo	
	Angle Markovski, Secretary
Sally Millian	BY THE EXECUTIVE
APPROVED:	Date 1919

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 9, 1979.

Angela Markowski, Secretary

EFFECTIVE DATE: July 1, 1979

Rec'd & Recorded 8/1 1979 at 3:16 P. M. HUL Liber 5 Folio 383 & examined per H. Douglas Chilicoat, Cherk, Harford Co.

BILL NO. 79-74

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-14

Legislative Day No. 79-10

Introduced by Council President Hardwicke at request of County Executive

Date: <u>April 3, 1979</u>

BILL NO. 70-

AN EMERGENCY ACT to make a supplemental appropriation from the General
Fund Reserve for Contingencies for the current fiscal
year; to provide funds for the Department of Inspections,
Licenses and Permits for additional transportation costs.
By the Council,April 3, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>May 1, 1979</u>
at: 7:00 P.M.
By Order: Angela markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held onMay 1, 1979
and concluded on May 1, 1979
angle Markowski, Secretary
Ingela Markowske, , secretary

5 PAGE 309 LIEER

1	WHEREAS, the County Executive has recommended a
2	supplemental appropriation to the current expense budget for the
3	fiscal year ending June 30, 1979, in accordance with Section 517
4	of the Charter of Harford County, Maryland; and
5	WHEREAS, such funds are necessary for the operation of
6	the Harford County Department of Inspections, Licenses and Permits
7	and
8	WHEREAS, the Treasurer has certified that such funds
9	are available for appropriation.
10	NOW, THEREFORE,
11	Section 1. Be It Enacted By The County Council Of Harford County,
12	Maryland, that the current expense budget for the fiscal year
13	ending June 30, 1979, be, and it is hereby amended by making an
14	appropriation from the General Fund Reserve for Contingencies
15	in the below listed amounts for the purpose detailed:
16	Appropriation:
17	From: General Fund Reserve for Contingencies
18	Account #70-13-17-00-01-00-07-01
19	To: General Fund
20	Department of Permits, Licenses & Inspections
21	Building Services
22	Account #70-02-26-00-02-00-02-06 \$ 3,096.00
23	Department of Permits, Licenses & Inspections
24	Division of Plumbing Services
25	Account #70-02-26-00-04-00-02-06 , \$ 1,129.00
26	Department of Permits, Licenses & Inspections
27	Electrical Inspections
28	Account #70-02-26-00-06-00-02-06 \$ 1,100.00
29	Total Appropriation
30	Section 2. And Be It Further Enacted, that this Act is hereby

declared to be an Emergency Act, necessary for the preservation

of the public health, safety and welfare and is necessary for the proper operation of a County department, and shall take effect on the date it becomes law.

EFFECTIVE: May 7, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary

-2-

79-14

LIBER 5 PAGE 311 BY THE COUNCIL

Passed	LSD 7	9-13 (Ma	y 1, 1979)	(wirk)	(Amengmenka)
Fatzled	CONEX PAN	**************************************			
		By order			
		ange	la marka	ndi:	, Secretary
Sealed with the	County	Seal and	i presented t	o the Cou	nty Executive
for his approval	this	2nd	day of	May	, 197
at 2:15					
AND THE STATE OF THE PARTY OF T		any	yla Warl	evski.	, Secretary
ASA MAN		BY THE	EXECUTIVE		
APPROVED:		County	bmos Executive	imange	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on May 7, 1979.

Angle Markovski, Secretary

EFFECTIVE DATE: May 7, 1979

Rec'd & Recorded 8/1 1979 at 3:17. M. H. Douglas Chilcoat, Clerk, Harford Co.

LIBER 5 PAGE 312 BILL NO. 79-15

BILL NO. 39-15

Date: April 10, 1979

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-15

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-11

AN EMERGENCY ACT to make an appropriation of grant funds to the Commission
on Aging from unanticipated revenues received from the
Maryland Area Agency on Aging Program for Human Services;
to provide for the implementation of extended services
to the elderly citizens of Harford County, Maryland.
Ammil 10 1070
By the Council, April 10, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>May 8, 1979</u>
at: 7:15 P.M.
By Order: angela Mastrocki, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on May 8, 1979
and concluded on <u>May 8, 1979</u> .
Angela Mankowskip, Secretary

5 PAGE 313 LISER

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1979, and continuing thereafter in accordance with the terms of the grant; and WHEREAS, the funds are part of the Maryland Area Agency on Aging Program for Human Services; and WHEREAS, the funds shall be used for the implementation of extended services to the elderly citizens of Harford County; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the State of Maryland in the below listed amounts for the purpose detailed:

Appropriation: 21

1

2

3

5

6

8

9

10

11

13

14

15

16

17

18

19

20

Commission on Aging 22

Title III - Human Services (1979) 23

Grant Account Receivable #28-00-03-80-44-02-00-00 . . \$15,338.00 24

Total Receivable \$15,338.00 25

Commission on Aging 26

Title III - Human Services (1979) 27

Grant Expenditure Account #88-06-15-00-09-01-01-XX. \$13,374.00

(Personal Services)

#88-06-15-00-09-01-14-XX . \$ 1,964.00

(Benefits)

31 32

28

29

30

EFFECTIVE: May 10, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary

79-15

LIBER 5 PAGE 315 BY THE COUNCIL

Passed_I	SD 79-14 (Ma	ay 8, 1979)	(#XXK	(зуньщриях
来经 权经	EXPRESSEE			
	By orde	r		
	linge	la Markon	vskip	, Secretary
Sealed with the Co	unty Seal an	d presented t	to the Cou	nty Executive
for his approval t	his 9th	day of	May	, 19_7
at 2:15 o	'clock P.M.			
Sarah Color	-Ange	la Markon	vskip	, Secretary
TANK DIST	BY THE	EXECUTIVE		
APPROVED:	County Date_	may Mars. Executive 5/2/79	enze-	
	BY THE CO	OURICII		
	BY THE CO	JONCIL		
This Bil	ll, having be	een approved	by the Ex	ecutive
and returned to the	he Council, 1	becomes law o	on May 10,	1979.
	ange	le Marke	wski	, Secretary
EFFECTIVE DATE: 1	May 10, 1979			

Rec'd & Recorded 8/1 1979 at 3:11P.

HDE Liber 5 Folio 3/2 & examined per

H. Douglas Chilcoat, Cherk, Harford Co.

BILL NO. 79-16

BILL NO. 79-16

Date: <u>April 17, 1979</u>

LIBER 5 PAGE 316

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-16

Legislative Day No. 79-12

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT	to provide for the transfer of appropriations between
	capital projects in the Harford County Water-Sewer
	Capital Fund; to provide that certain funds be
	transferred from the Dembytown, Mountain Road and
•	Long Bar Harbor Projects to the Interim Water Source
	Project; to provide mónies for the expediting of the
	interconnection of the interim water source for Harford
	County, Maryland.
	By the Council, April 17, 1979
	ad first time, ordered posted and public hearing scheduled
Introduced, re	W 15 1070
Ву	Order: Angla Markanski, Secretary
	DUDL TO UEADING
	PUBLIC HEARING
	Having been posted and Notice of time and place
	Title of Bill having been published according to the
	ic hearing was held on <u>May 15, 1979</u>
and concluded o	n <u>May 15, 1979</u> .
	Angela Markowskig, Secretary
	- de de

1	WHEREAS, the County Executive has recommended that		
2	certain appropriations be transferred between certain capital		
3	projects in the Harford County Water-Sewer Capital Fund; and		
4	WHEREAS, Sections 516 and 521 of the Charter of Harford		
5	County, Maryland, require that such transfers be authorized by		
6	legislative act of the County Council; and		
7	WHEREAS, this request for a transfer conforms with		
8	Sections 516, 519 and 521 of the Charter of Harford County,		
9	Maryland.		
10	NOW, THEREFORE,		
11	Section 1. Be It Enacted By The County Council Of Harford County		
12	Maryland, that the Harford County Water-Sewer Capital Fund, be,		
13	and it is hereby amended by making an inter-budget (project)		
14	transfer of appropriations in the below listed amounts for the		
15	purpose detailed:		
16	From: Water-Sewer Capital Fund		
17	Dembytown Water Line Project		
18	Account #81-03-03-63-28-03-04-XX \$ 18,000		
19	Mountain Road Water Line Project		
20	Account #81-03-03-63-39-01-01-XX \$ 8,000 (Engineering)		
21			
22	Account #81-03-03-63-39-03-01-XX \$ 2,000 (Construction)		
23			
24	Long Bar Harbor Water Plant Project		
25	Account #81-03-03-63-40-03-03-XX 6,000		
26	Total Water-Sewer Capital Fund Transfer \$ 34,000		
27	To: Water-Sewer Capital Fund		
28	Interim Water Source Project		
29	Account #81-03-03-63-32-03-03-XX \$ 34,000		
30	Total Water-Sewer Capital Fund Request \$ 34,000		
31			

32

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare and the providing of an interim water source supply for Harford County, Maryland, and shall take effect on the date it becomes law.

EFFECTIVE: May 16, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Osyila Markaush.

79-16

BY THE COUNCIL

E	I THE COUNCIL
Read the third time.	
Passed LSD 79	-15 (May 15, 1979) Xwirhxanendmentsx
ALPANAPAN APEN APER	
r	By order
	angla Markowskiap, Secretary
Sealed with the County S	Seal and presented to the County Executive
for his approval this _	16th day of May , 19 79
at 1:15 o'clock	<u>P</u> .M.
Stardly Collins	Angela Markowski, Secretary
SUISAUVIEL	BY THE EXECUTIVE
APPROVED:	
	My Sh
	County Executive,
/	Date 5/16/29
ВУ	THE COUNCIL
This Bill. hav	ving been approved by the Executive and
	becomes law on May 16, 1979.
_Ang	la Mukowski, Secretary
EFFECTIVE DATE: May 16,	1979

Rec'd & Recorded 8/1 1919 at 3:11 P. M. HD & Liber 5 Folio 316 & examined per H. Douglas Chiicost, Clerk, Harford Co.

COUNTY COUNCIL

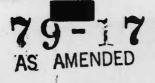
OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-17 (as

amended)
Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 79-13 Date: May 1, 1979
AN EMERGENCY ACT to establish the assessment basis and annual assessment
of the Preston Manor Sewer Service, Project No. 6248,
in accordance with the requirements of County law.
By the Council, May 1, 1979
Introduced, read first time, ordered posted and public hearing schedule
on: June 5, 1979
at: 7:15 P.M.
By Order: angle Markanski, Secretary
PUBLIC HEARING
marring been possed and moves
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on June 5, 1979
and concluded on June 5, 1979

Angle Markowski, Secretary



WHEREAS, the County Executive has recommended, pursuant to Harford County law, that an assessment basis and annual assessment be established for certain property in Harford County, Maryland; and

WHEREAS, the requirements of the Charter of Harford County, Maryland, and County law have been satisfied.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County,
Maryland, that the following assessment basis and annual assessment
rate for the below described property in Harford County, Maryland,
be, and it is hereby established as set out below:

The Equal Lot Benefit Assessment for Preston Manor

Sewer Service, Project No. 6248, beginning on July 1, 1979, shall

be Two Hundred Seventeen Bellars and Fifty-One Cents (\$217.51)

TWENTY-SIX DOLLARS AND FIFTY-SIX CENTS (\$226.56) per let; to run

for the duration of the bend; not to exceed twenty-five (25)

years: PER LOT, TO RUN FOR A PERIOD OF TWENTY-FIVE (25) YEARS.

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the payment of interest and principal on bonds issued by Harford County, Maryland, and shall take effect on the date it becomes law.

22 EFFECTIVE: June 14, 1979

79-17 AS AMENDED

BY THE COUNCIL

Passed_ LSD 79	-19 (June 12, 1979) (with amendments)
xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	**************************************
F	By order
	Angele Mashrock, Secretary
Sealed with the County S	Seal and presented to the County Executive
for his approval this _	13th day of, 1979
at 1:30 o'clock	κ <u>P</u> .Μ.
ATA SANTO	Angela Markowskii, Secretary
THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN CO	BY THE EXECUTIVE
APPROVED:	Date 6/2/19
В	SY THE COUNCIL
This Bill, ha	ving been approved by the Executive
and returned to the Cou	uncil, becomes law on June 14, 1979.
	La Markowski, Secretary

Rec'd & Recorded 8/1 1979 at 3:179. M. HDe Liber 5 Folio 320 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: June 14, 1979

LIBER 5 PAGE 323 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-18

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-13

Date: <u>May 1, 1979</u>

AN EMERGENCY ACT to make an appropriation of grant funds to the
Intergovernmental Coordinator from unanticipated
revenues received from the Maryland State Department
of Human Resources, Crisis Intervention - Energy
Assistance Program; to provide funds for supplemental
payments to low income families for energy costs.
By the Council, May 1, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>June 5, 1979</u>
at: 7:00 P.M.
By Order: Angela Markeneli, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on June 5, 1979
and concluded on
angela Markowski, Secretary
- inger 11 January, secretary

BILL NO. 79-18

1				
1	WHEREAS, the County Executive has recommended an			
2	emergency appropriation of unanticipated grant revenues to the			
3	County budget for the fiscal year ending June 30, 1979, and			
4	continuing thereafter in accordance with the terms of the grant;			
5	and			
6	WHEREAS, the funds are part of the Maryland State			
7	Department of Human Resources, Crisis Intervention - Energy			
8	Assistance Program; and			
9	WHEREAS, the funds shall be used for supplemental			
10	payments to low income families for energy costs; and			
11	WHEREAS, the appropriation of said funds is in accordance			
12	with the provisions of Section 518 of the Charter of Harford			
13	County, Maryland.			
14	NOW, THEREFORE,			
15	Section 1. Be It Enacted By The County Council Of Harford County,			
16	Maryland, that the current expense budget for the fiscal year			
17	ending June 30, 1979, be, and it is hereby amended by making an			
18	emergency appropriation and expenditure from monies received from			
19	the Maryland State Department of Human Resources, Crisis Inter-			
20	vention - Energy Assistance Program, in the below listed amounts			
21	for the purpose detailed:			
22	Appropriation:			
23	Intergovernmental Coordinator			
24	Crisis Intervention - Energy Assistance			
25	Grant Accounts Receivable #28-00-03-80-57-00-00-00 \$ 50,734			
26	Total Grant Receivable			
27	Intergovernmental Coordinator			
28	Crisis Intervention - Energy Assistance			
29	Grant Expenditure Account #88-01-22-00-01-00-01-XX \$ 6,400 (Personal Services)			
30	(TOTSONAL SCRVICES)			
31	#88-01-22-00-01-00-03-XX \$ 700 (Contractual Services)			
32	(Contractual Services)			

32

4	LIBER 5 PAGE 325		
1	#88-01-22-00-01-00-04-XX \$ 200 (Rents & Utilities)		
2			
3	#88-01-02-00-01-00-05-XX \$ 700 (Supplies & Materials)		
4			
5	#88-01-22-00-01-00-07-XX \$ 42,734 (Grants, Subsidies and Contributions)		
7	Total Grant Expenditures		
8	Total Grant Funds Appropriated		
9	Section 2. And Be It Further Enacted, that this Act is hereby		
10	declared to be an Emergency Act, necessary for the protection		
11	of the public health, safety and welfare, and for an important		
12			
13			
14	EFFECTIVE: June 11, 1979		
15			
16			
17	The Secretary of the Council does hereby certify that fifteen (15) copies of this bill certify that fifteen available for distribution to		
18	certify that fifteen (15) copies of this certified that fifteen that fifteen (15) copies of this certified that fifteen (15) copies of the certified		
19	the public of		
20	Socretary Markewske		
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LIBER 5 PAGE 326 BY THE COUNCIL

	BI THE COUNCIL
Read the third time.	
Passed_LS	SD 79-18 (June 5, 1979) (WALTH Amendments)
XEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ABSKASISKS .
	By order
	angle Markenski, Secretary
Sealed with the Coun	nty Seal and presented to the County Executive
for his approval thi	s 6th day of June, 197
at o'c	lock P.M.
STOPPIO CUE	Angels Markowski, Secretary
WAS CARE	BY THE EXECUTIVE
APPROVED:	County Executive pressure
	Date 11, 1979
	DV TWD COUNTY

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 11, 1979.

Angela Markawski, Secretary

EFFECTIVE DATE: June 11, 1979

Rec'd & Recorded 9/1 19 79 at 3:18 P. M. HDL Liber 5 Folio 323 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

LIBER

5 PAGE 327 BILL NO. 79-19
AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-19 (As Amended)

Introduced by Council Member Barbara O. Kreamer
Legislative Day No. 79-14 Date: May 8, 1979
AN ACT to repeal and re-enact with amendments, Section 7.015
and Section 7.05, heading, Lot Area, Width and Yard
Requirements, of Article 7, heading, "A-1" Agricultural
District, of the Harford County Zoning Ordinance (Ordinance
No. 6), as amended; to provide for a reduction in
ESTABLISHMENT OF area requirements for public libraries
and firehouses: FIRE DEPARTMENT, MAIN AND SUBSTATIONS.
By the Council, May 8, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: June 12, 1979
at: 7:00 P.M.
By Order: <u>Ongela Markowski</u> , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on June 12, 1979
and concluded on June 12, 1979
Gugela Markowski, Secretary

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Section 7.015 and Section 7.05, heading, Lot Area, Width and Yard Requirements, of Article 7, heading, "A-1" Agricultural District, of the Harford County Zoning Ordinance (Ordinance No. 6) as amended, be, and they are hereby repealed and re-enacted, with amendments, all to read as follows:

ARTICLE 7 - "A-1" AGRICULTURAL DISTRICT.

7.015. Houses of worship, accessory buildings for instruction and parish houses; public buildings, museums, fire department main and substations, libraries and other similar public buildings.

A FIRE DEPARTMENT MAIN STATION IS A STATION FROM WHICH A FIRE

DEPARTMENT CONDUCTS A SUBSTANTIAL AMOUNT OF ITS FIRE FIGHTING AND RELATED ACTIVITIES AND WHICH THE FIRE DEPARTMENT HEADQUARTERS IS

LOCATED. A FIRE DEPARTMENT SUBSTATION IS A STATION FROM WHICH A FIRE DEPARTMENT CONDUCTS FIRE FIGHTING ACTIVITIES AND WHICH IS

SUBORDINATE TO A MAIN STATION. A fire department substation is designed for the purpose of housing emergency equipment, providing sleeping quarters for members and storage rooms. A fire department substation shall not have facilities for social events. Libraries shall have A MAXIMUM BUILDING AREA OF 10,000 SQUARE FEET AND A MINIMUM OF four (4) parking spaces for each one thousand (1,000) square feet.

7.05. Lot Area, Width and Yard Requirements. The following minimum requirements shall be observed, subject to the modified requirements in Article 18, and provided also that for any building exceeding thirty (30) feet in height, the side and rear yards shall be increased in width or depth by one (1) additional foot for each three (3) feet of excess height.

LISER	5	PAGE	329
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1							
2		Minimum	Lot Width At Bldg.	Lot Area Per	Front Yard	Side Yard Width Ea.	Rear Yard
		Lot Area	Line	Family	Depth	Side Yard	Depth
4	Dwellings (4)	2 acres	200 ft.	2 acres	50 ft.	40 ft.	80 ft.
5	Converted Residences	2 acres	200 ft.	1 acre	50 ft. (3)	40 ft.	80 ft.
7							
8	Rest Homes and Nursing						
9	Homes (2)	5 acres	200 ft.		50 ft.	50 ft.	100 ft.
10	Mobile Home Park (1) (5)	10 acres		2 acres per family with 5,000			
11				sq. ft. per mobile home			
12				space			
13	Recreational Campgrounds			2,500 sq. ft. per trailer			
14	for Trailers and Tents (1)	10 acres		and/or tent space			
15	Churches	2 acres	200 ft.		50 ft.	40 ft.	80 ft.
16	Public						
17	Libraries (BLDG. 10,000 SQ. FT.)	2 acres	200 ft.		50 ft. (2)	40 ft. (2)	80 ft. (2)
19	Fire Department						
20	(Substation) (Bldg. Max.	2 acres	200 ft.		50 ft.	40 ft.	.80.ft.
21	8,000 Sq. ft.)				(2)	(2)	(2)
22	Fire Dept. Main Station	5 acres	200 ft.		50 ft. (2)	40 ft. (2)	80 ft. (2)
23	Public	20,000					
24	Utilities	Sq. ft.	100 ft.		40 ft.	30 ft.	50 ft.
25	Hospitals,						
26	Sanitariums, Charitable						
27	Institutions,						
28	Cemeteries, Penal and Correctional						
29	Institutions (2)	20 acres					
30	Other						
31	Principal Permitted				40 ft.	30 ft.	50 ft.
32	Uses	5 acres	100 ft.	1 acre	(2)	(2)	(2)

Lot
Width Lot Area Front Side Yard Rear
Minimum At Bldg. Per Yard Width Ea. Yard
Lot Area Line Family Depth Side Yard Depth

Other

Conditional Uses (2) (6) 5 acres 200 ft.

(1) = Except as required in Article 17.

- (2) = Except as required in Article 16, 17 and 18.
- (3) = Except when the existing residence is less than fifty (50) feet from a road improvement right-of-way.
- (4) = For those lots on cul-de-sacs or outside curves wherein pie shaped lots are created, the lot width at the building line may be reduced to one hundred fifty (150) feet and the side yard width may be reduced to twenty (20) feet each side, provided the dwelling does not project past the building line of the adjacent lots and provided this exception is approved by the Director of Planning.
- (5) = Except that, for mobile home parks serviced by public water and sewer, the minimum lot area per family shall be five thousand (5,000) square feet.
- (6) = Except that home occupations shall be exempt from the five (5) acre minimum lot area.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

-3-

EFFECTIVE: August 13, 1979

79-19 AS AMENDED

LIBER 5 PAGE 331 BY THE COUNCIL

Read the third time. Passed LSD 79	9-19 (June 12, 1979) (with amendments)
XEASTATE XXXX XEAS	
	By order
	angle Markenski, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	13th day of, 19 79
at1:30 o'cloc	ck <u>P</u> .M.
ATA 12 YY LU	Angle Marlande, Secretary BY THE EXECUTIVE
APPROVED:	County Executive Date 6/2/29

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 14, 1979.

Angele Markewski, Secretary

EFFECTIVE DATE: August 13, 1979

Rec'd & Recorded 9/1 1979 at 3:18 P. M. HDC liber Folio 327 & examined per H. Douglas Chilcoat, Clark, Harford Co.

79-19 AS AMENDED

BILL NO. 79-20

Date: May 8, 1979

LIBER 5 PAGE 332

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-20

Legislative Day No. 79-14

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCI ACI	to make a supplemental appropriation from one concret
	Fund Reserve for Contingencies for the current fiscal
	year; to provide funds for the Department of Planning
	and Zoning's preparation of a community development
	block grant.
	By the Council, May 8, 1979
Introduced, rea	d first time, ordered posted and public hearing scheduled
	on: <u>June 12, 1979</u>
	at: <u>7:00 P.M.</u>
Ву	Order: <u>Angela Markowskieg</u> , Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
of hearing and T	itle of Bill having been published according to the
Charter, a publi	c hearing was held onJune 12, 1979
	June 12, 1979
	Angele Markowski, Secretary

WHEREAS, the County Executive has recommended a 1 supplemental appropriation to the current expense budget for the 2 fiscal year ending June 30, 1979, in accordance with Section 517 3 of the Charter of Harford County, Maryland; and WHEREAS, such funds are necessary for the preparation 5 of a community development block grant by the Department of Planning 6 and Zoning; and 7 WHEREAS, the Treasurer has certified that such funds 8 are available for appropriation. 9 NOW, THEREFORE, 10 Section 1. Be It Enacted By The County Council Of Harford County, 11 Maryland, that the current expense budget for the fiscal year 12 ending June 30, 1979, be, and it is hereby amended by making an 13 appropriation from the General Fund Reserve for Contingencies in 14 the below listed amount for the purpose detailed: 15 Appropriation: General Fund Reserve for Contingencies 17 Account #70-13-17-00-01-00-07-01 \$ 10,000.00 18 19 To: General Fund Department of Planning and Zoning 20 Account #70-01-27-00-01-00-03-XX . . . \$ 10,000.00 21 \$ 10,000.00 22 Section 2. And Be It Further Enacted, that this Act is hereby 23 declared to be an Emergency Act, necessary for the preservation 24 of the public health, safety and welfare, and is necessary for 25 26 the preparation of a vital community development block grant program, and shall take effect on the date it becomes law. 27

EFFECTIVE: June 14, 1979

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angela Markowski

The Secretary of the Council does hereby

certify that fifteen (15) copies of this bill are immediately available for distribution to

the public and the press.

79-20

BY THE COUNCIL

	Passed_	LSD 79	9-19	(June	12,	1979)	xwirhx	Xxxxxxxxxxx
	FALLER	BEX PAS	* AGE					
				4.14				
			Ву от	rder				
			4	ngela	m	actor	skii !	Secretary
Sealed win	th the C	county	Seal	and p	resen	ted to	the Cour	ty Executiv
for his a	proval	this _	13	Sth	day	of	June	, 19_
at 1:3								
, man					٠.	,		
Solding Con			<u> </u>	yla	77.10	v. K.		Secretary
MASSYN DE			BY T	HE EXE	CUTIV	Æ		
-	The same							
APPROVED:			Coxn	Tho.	mol .	ffr.	ranges	
		(Date	6/	14/	99	3	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 14, 1979.

Angle Markowki, Secretary

EFFECTIVE DATE: June 14, 1979

Rec'd & Recorded %/
1979 at 3:18 P. M.
HDCLiber 5 Folio 332 & examined per
H. Douglas Chilcoat, Clark, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-21	
Introduced by Council President Hardwicke at request of County Executiv	е
Legislative Day No. 79-15 Date: May 15, 1979	
AN EMERGENCY ACT to repeal the Harford County Pay Plans, Ordinance No. 7	8-
and to enact new Pay Plans for Harford County, Maryland	
to become effective on July 1, 1979; the pay plan	
provides salary schedules for Harford County employees	
and law enforcement personnel; all in accordance with	
Section 603 of the Charter of Harford County, Maryland.	
By the Council, May 15, 1979	
Introduced, read first time, ordered posted and public hearing schedu	1 e
on: June 19, 1979	
at: 7:30 P.M.	
By Order: Angela Marlowski, Secretary	
- September 1	
PUBLIC HEARING	
Having been posted and Notice of time and place	
of hearing and Title of Bill having been published according to the	
Charter, a public hearing was held on	
and concluded on June 19, 1979	
und concruded on	

Angela Markovski, Secretary

LISER 5 PAGE 336

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Ordinance No. 78-33, heading, Harford County Pay Plans, be, and it is hereby repealed, and that the new Harford County Pay Plans be, and they are hereby enacted, to stand in lieu of the repealed Ordinance, all to read as follows:

HARFORD COUNTY

SALARY PAY SCHEDULE

EFFECTIVE JULY 1, 1979

11171												
10	S-1	8,598	8,809	9,016	9,226	9,465	9,704	9,853	9,974	10,123	10,242	
11	S-2	9,016	9,226	9,465	9,704	10,004	10,272	10,422	10,571	10,721	10,870	
12	S-3	9,465	9,704	10,004	10,272	10,571	10,870	11,020	11,200	11,349	11,529	
13	S-4	10,004	10,272	10,571	10,870	11,200	11,529	11,708	11,858	12,066	12,246	
14	S-5	10,571	10,870	11,200	11,529	11,858	12,246	12,425	12,635	12,814	13,024	
15	S-6	11,200	11,529	11,858	12,246	12,635	13,024	13,233	13,442	13,681	13,921	
16	S-7	11,858	12,246	12,635	13,024	13,442	13,891	14,130	14,369	14,609	14,878	
17	S-8	12,635	13,024	13,442	13,891	14,369	14,848	15,117	15,386	15,656	15,924	
18	S-9	13,442	13,891	14,369	14,848	15,386	15,924	16,193	16,493	16,792	17,091	
19	S-10	14,369	14,848	15,386	15,924	16,493	17,091	17,389	17,718	18,047	18,377	
20	S-11	15,386	15,924	16,493	17,091	17,718	18,377	18,706	19,065	19,423	19,812	
21	S-12	16,493	17,091	17,718	18,377	19,065	19,782	20,171	20,560	20,949	21,367	
22	S-13	17,718	18,377	19,065	19,782	20,560	21,367	21,786	22,204	22,653	23,102	
23	S-14	19,065	19,782	20,560	21,367	22,204	23,072	23,550	24,030	24,507	25,016	
24	S-15	20,560	21,367	22,204	23,072	24,008	24,986	25,494	26,002	26,541	27,109	
25	S-16	22,204	23,072	23,999	24,986	26,002	27,079	27,856	28,449	29,053	29,651	
26	S-17	23,999	24,986	26,002	27,0.79	28,089	29,141	29,687	30,244	30,813	31,393	
27	S-18	26,002	27,079	28,089	29,141	30,244	31,393	31,985	32,589	33,205	33,833	

LIBER	5	PAGE	337
HARFOR	D	COUN	ITY

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HOURLY PAY SCHEDULE

3			EFFECTIV	E JULY 1, 1	979	ar 1100 to 1,1 to 1.	
4		1	2	. 3	4	5	6
5 6	H-1	4.84 10,057	4.96 10,322	5.09 10,588	5.15 10,721	5.22 10,854	5.28
.7	H-2	4.96 10,322	5.09 10,588	5.22 10,854	5.28 10,987	5.35 11,120	5.41 11,253
9	H-3	5.09 10,588	5.22 10,854	5.35 11,120	5.41 11,253	5.47 11,386	5.56 11,563
11 12	H-4	5.22 10,854	5.35 11,120	5.47 11,386	5.56 11,563	5.64 11,741	5.71 11,873
13 14	H-5	5.35 11,120	5.47 11,386	5.64 11,741	5.71 11,873	5.79 12,050	5.86 12,184
15 16	H-6	5.47 11,386	5.64 11,741	5.79 12,050	5.86 12,184	5.94 12,360	6.01 12,494
17 18	H-7	5.64 11,741	5.79 12,050	5.94 12,360	6.01 12,494	6.11 12,715	6.22 12,937
19 20	H-8	5.79 12,050	5.94 12,360	6.11 12,715	6.22 12,937	6.30 13,113	6.39 13,291
21	H-9	5.94 12,360	6.11 12,715	6.30 13,113	6.39 13,291	6.50 13,513	6.58 13,690
23	H-10	6.11 12,715	6.30 13,113	6.50 13,513	6.58 13,690	6.69 13,911	6.79 [°] 14,133
25 26	H-11	6.30 13,113	6.50 13,513	6.69 13,911	6.79 14,133	6.90 14,354	7.01 14,576
27	H-12	6.33 13,158	6.52 13,556	6.71 13,956	6.96 14,487	7.09 14,752	7.20 14,974

79-21

EFFECTIVE: July 1, 1979

	A	rula 7	Narkou	vski	LIBER		AGE 338				
1		rotary		de	HARFO:	RD COUN	TY				
2				LAW EN	NFORCEM:	ENT PAY	SCHEDU	JLE			
3				EFF	FECTIVE	JULY 1	, 1979				
4		1	2	3	4	5	6	7	8	9	10
5	L-1	9,795	10,064	10,364	10,693	11,022	11,351	11,560	11,739	11,918	12,128
6	L-2	10,064	10,364	10,693	11,022	11,351	11,739	11,918	12,128	12,307	12,517
7	L-3	10,364	10,693	11,022	11,351	11,739	12,128	12,307	12,517	12,726	12,965
8	L-4	10,693	11,022	11,351	11,739	12,128	12,517	12,726	12,935	13,174	13,384
9	L-5	11,022	11,351	11,739	12,128	12,517	12,935	13,174	13,384	13,623	13,862
10	L-6	11,351	11,739	12,128	12,517	12,935	13,384	13,623	13,862	14,102	14,341
11	L-7	11,739	12,128	12,517	12,935	13,384	13,862	14,102	14,341	14,610	14,879
12	L-8	12,128	12,517	12,935	13,384	13,862	14,341	14,610	14,849	15,119	15,417
13	L-9	12,517	12,935	13,384	13,862	14,341	14,849	15,119	15,387	15,686	15,986
14	L-10	12,935	13,384	13,862	14,341	14,849	15,387	15,686	15,956	16,255	16,637
15	L-11	13,384	13,862	14,341	14,849	15,387	15,956	16,255	16,553	16,882	17,211
16	L-12	13,862	14,341	14,849	15,387	15,956	16,553	16,882	17,182	17,511	17,870
17	L-13	14,341	14,849	15,387	15,956	16,553	16,882	17,256	17,640	18,032	18,433
18	L-14	14,849	15,387	15,956	16,553	16,882	17,256	17,640	18,032	18,433	18,845
19	L-15	15,387	15,956	16,553	16,882	17,256	17,640	18,032	18,433	18,845	19,256
20	L-16	15,956	16,553	16,882	17,256	17,640	18,032	18,433	18,845	19,256	19,689
21	L-17	16,553	16,882	17,256	17,640	18,032	18,433	18,845	19,256	19,689	19,996
22	L-18	16,882	17,256	17,640	18,032	18,433	18,845	19,256	19,689	19,996	20,310
23	L-19	17,256	17,640	18,032	18,433	18,845	19,256	19,689	19,996	20,310	20,628
24	L-20	17,640	18,032	18,433	18,845	19,256	19,689	19,996	20,310	20,628	20,920
25	L-21	18,032	18,433	18,845	19,256	19,689	19,996	20.,310	20,628	20,920	21,248
26	L-22	18,845	19,256	19,689	19,996	20,310	20,628	20,920	21,248	21,581	22,195
27	L-23	19,256	19,689	19,996	20,310	20,628	20,920	21,248	21,581	22,195	22,826
28	L-24	19,689	19,996	20,310	20,628	20,920	21,248	21,581	22,195	22,826	23,476
29	Section	n 2. A	nd Be I	t Furth	er Enac	cted, t	hat thi	s Act	is here	by dec1	ared to
30	be an 1	Emergen	cy Act,	necess	ary for	r the p	roper o	peration	on of t	he Coun	ty
31	Govern	ment, a	nd it s	hall be	come 1	aw on t	he date	it is	signed	by the	County
32	Execut	ive; how	wever,	no paym	ents sl	hall be	made i	n accor	rdance	with th	is Act
33	until July 1, 1979.										

BY THE COUNCIL

	LSD 79-20 (June 19, 1979) (WALKEN ARMEN AR
	By order
	angle Machine, Secretary
Sealed with the Co	ounty Seal and presented to the County Executive
for his approval t	this 20th day of June , 197
at two c	o'clock _P.M.
Complete Carlon	Anyl Markuski, Secretary
ATALESY NO.	BY THE EXECUTIVE
APPROVED:	Thomas Harring
	County Executive
	Date 6/21/79

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 21, 1979.

anyla Markowski, Secretary

EFFECTIVE DATE: July 1, 1979

Rec'd & Recorded 8/1 1979 at 3:18 P. M. HDE Liber 5 Folio 335 & examined per H. Douglas Chilcoat, Clark, Harford Co.

LIBER 5 PAGE 340 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-22

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 79-15 Date: May 15, 1979
AN EMERGENCY ACT to repeal and re-enact with amendments uncodified
Ordinance No. 79-9, heading, County Executive Authoriza-
tion, to provide the County Executive with the
authorization to execute a Lease with James D. Konstant
Athena Konstant and Anthony J. Konstant for the leasing
of certain space at 19 North Main Street in Bel Air
for the operation of the Comprehensive Employment and
Training Act (CETA) Office in accordance with Section 520
of the Charter of Harford County, Maryland.
By the Council, May 15, 1979 Introduced, read first time, ordered posted and public hearing scheduled on: June 19, 1979 at: 7:30 P.M. By Order: Markowski, Secretary
DUDI TO HEADING
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on June 19, 1979 and concluded on June 19, 1979
Angela Markawski, Secretary

WHEREAS, Ordinance No. 79-9 authorized the County Executive, on behalf of Harford County, Maryland, to execute a Lease Agreement with James D. Konstant, Athena Konstant and Anthony J. Konstant, wherein the annual rental was incorrectly stated; and

WHEREAS, the County Executive, on behalf of Harford County, Maryland, and James D. Konstant, et al., desire to enter into an Agreement to lease the property known as 19 North Main Street, stating therein the agreed upon terms and conditions therefor; and

WHEREAS, the Lease Agreement will become effective during the fiscal year 1979-1980; and

WHEREAS, the Lease Agreement contains certain renewal provisions which, if exercised, could extend the term of said Lease Agreement beyond the fiscal year 1979-1980; and

WHEREAS, the Lease Agreement, stating the correct annual rental, is attached hereto and made a part hereof; and

WHEREAS, Section 520 of the Charter of Harford County, Maryland, requires that all agreements and payments thereunder which would extend beyond the current fiscal year be authorized by legislative act.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the County Executive be, and he is hereby authorized to execute, on behalf of the County, a Lease with James D. Konstant, Athena Konstant and Anthony J. Konstant for the below stated amount:

Amount of Lease \$6,600 per year, plus additional costs as established in the Lease.

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the proper

governmental operations of Harford County, Maryland, and shall take effect on the date it becomes law.

EFFECTIVE: June 21, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowsking

79-22

BY THE COUNCIL

Read the third time.	
Passed_ LSI	79-20 (June 19, 1979) (WIKNX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
<i>‡</i> %7.4%7.8% \$	#XXXXX
	By order
	Angele Machowski, Secretary
Sealed with the Count	y Seal and presented to the County Executi
for his approval this	20th day of June , 19
at two o'cl	
TOTAL COURT	Angels Markovski, Secretary
A TO TAIN VERY	BY THE EXECUTIVE
APPROVED:	
	Money Balleng
	Date 6/24/19

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 21, 1979.

Augle Markaweli, Secretary

EFFECTIVE DATE: June 21, 1979

THIS LEASE AGREEMENT, made this day of 197_, by and between JAMES D. KONSTANT and ATHENA KONSTANT, his wife, and ANTHONY J. KONSTANT, hereinafter collectively referred to as "Landlord", and HARFORD COUNTY, MARYLAND, a body corporate and politic of the State of Maryland, hereinafter referred to as "Tenant".

PREMISES LEASED

In consideration of the rents and covenants herein set forth, the Landlord does hereby lease unto the Tenant, and the Tenant does hereby rent from the Landlord:

All that one story building erected on 19 North Main Street, in Bel Air, Mary land, fronting twenty (20) feet on said street and extending back therefrom for an approximate depth of one hundred (100) feet.

TERM OF LEASE

The term of this Lease shall be for a period of one (1) year beginning on July 1, 1979, and ending on the thirtieth (30th) day of June, 1980, and for an annual rental of Six Thousand Six Hundred Dollars (\$6,600.00) per year, to be paid in advance in equal monthly payments of Five Hundred Fifty Dollars (\$550.00) per month to be paid on the fifteenth (15th) of each and every month.

RENEWAL

The Tenant is hereby granted the right and option to renew this Lease on all the terms and conditions as herein set

forth for two (2) additional terms of six (6) months each. If the Tenant shall elect to exercise the right of renewal, it shall give written notice to this effect to the Landlord not less than two (2) months prior to the expiration of the existing term.

USE

Said premises shall be used for the purpose of office space for the County Government and for other related purposes.

TAXES

The Landlord does hereby agree to be responsible for all taxes levied on the real estate hereby leased. The Tenant shall be responsible for all personal property taxes levied against stock, equipment and fixtures that may be used in conjunction with the Tenant's business.

INSTALLATION OF FIXTURES AND EQUIPMENT

The Tenant shall have the option, at its own risk, to install its fixtures and equipment providing the Tenant does not alter or in any manner damage the demised premises and may remove the same at the expiration of the term.

PAYMENT OF RENTAL

The Tenant agrees to pay the rent aforesaid to the Landlord, and if said rent or any part thereof shall be in arrears at any time, the Landlord may distrain therefor. If said rent or part thereof shall be in arrears and unpaid for a period of ten (10) days, or if Tenant shall fail to comply with any covenant, condition or agreement of this Lease, or if the premises shall

appear to be vacant or abandoned, then in any of said events, the Landlord may, at its option, re-enter and resume possession of the premises, and declare this Lease, and the tenancy hereby created, terminated, and may thereupon remove all persons and property from the premises, all with or without resort to process of any court, and by force or otherwise; and Tenant further agrees that notwithstanding such termination, it shall remain liable for any rent due or accrued to Landlord or damages caused to Landlord prior thereto, and Tenant shall further be liable, as liquidated damages for the breach of covenant, to pay to Landlord the amount of rent reserved under this Lease at the times herein specified for the payment of rent for the unexpired period of this Lease, less such amount Landlord may receive from others to whom the premises may be rented from time to time, from which amounts Landlord shall first be entitled to deduct all expenses incurred in recovering possession of, decorating and reletting premises, including all attorney's fees incurred by Landlord in such connection, but Tenant shall not be entitled to any excess of such amounts received from others over the liability of Tenant hereunder; and it shall be within the sole discretion of the Landlord to determine to whom, or whether to anyone, the premises shall be so rented, the amount of the rent and all other terms and conditions of said renting, and the period or periods thereof, whether less than, equal to or beyond the aforesaid unexpired term of this Lease.

The Landlord understands and agrees that the rental for the aforementioned property shall be paid from CETA funds from the Federal Government. Should said funds terminate, for any reason, the parties hereto agree that this Lease shall become null and void with no liability on the part of the Tenant for future rent.

RIGHT OF ENTRY

The Landlord shall have the right to enter the premises at any time by master key or by force, if necessary, to inspect the same, to make repairs required therein or elsewhere in Landlord's property, and to enforce any provisions of this Lease. The Tenant will not change the locks on the doors of the building or install additional locks, chains or other fasteners without prior written permission from the Landlord. The Tenant agrees to comply and to procure the compliance of employees and visitors with these regulations and with all other reasonable regulations for the administration of Landlord's property which Landlord may hereafter adopt, with notice thereof to all tenants of the building containing the premises. Landlord shall be under no obligation to enforce the regulations or lease provisions against other tenants.

ALTERATIONS

Tenant will not alter exterior or interior of said

premises and will not make any structural alteration to the

premises or any part thereof without first obtaining Landlord's

written approval of such alterations, and the Tenant agrees that

any improvements made by it shall immediately become the property

of the Landlord and shall remain upon the premises. Landlord

shall be responsible for the escalation of one partition, installed
in accordance with specifications provided by the Tenant.

SIGNS

The Tenant will not cause to be erected, posted or affixed upon the premises demised, any sign whether it be in conjunction with the business of the Tenant's name or otherwise, without first obtaining Landlord's written approval of said sign.

MAINTENANCE OF PREMISES

The Tenant will keep the inside of its premises clean and will repair the same at its own cost and expense, and will replace promptly, at its own expense, any part of the interior premises which is in need of maintenance. Tenant shall further keep the sidewalk in front of its portion of the premises in a clean condition and shall be responsible for the removal of snow and ice from that portion of the sidewalk.

Landlord shall maintain the roof and exterior of the demised premises and will maintain the air conditioning, plumbing and heating systems within the premises.

UTILITIES

The Tenant covenants and agrees to pay all charges for gas, electricity, water and all fuel consumed in heating the demised premises.

INSURANCE

The Tenant will keep in force at its own expense, so long as this Lease, or renewal thereof, remains in effect, public liability insurance in companies acceptable to the Landlord with respect to the premises in form satisfactory to Landlord covering both Landlord and Tenant, as insured, with minimum limits of One Hundred Thousand Dollars (\$100,000.00) on account of bodily injuries to or death of one person, and Three Hundred Thousand Dollars (\$300,000.00) on account of bodily injuries to or death of more than one person as the result of any one accident or disaster, and Fifty Thousand Dollars (\$50,000.00) for property damage; and the Tenant will further deposit with the Landlord the policy or policies of such insurance or certificate thereof. If the Tenant shall not comply, the Landlord may, at its option, cause insurance

as aforesaid to be issued, and, in such event, Tenant agrees to pay the premium for such insurance promptly upon the Landlord's demand.

RIGHT OF INSPECTION BY LANDLORD

The Tenant will permit the Landlord, its agents, employees and contractors to enter the premises and all parts thereof during normal business hours to inspect the same and to enforce or carry out any provision of this Lease.

ASSIGNMENTS AND SUBLETTING

The Tenant will not assign this Lease in whole or in part, or sublet any or all parts of the premises, without the written consent of the Landlord first obtained. Consent by the Landlord to any assignment or subletting shall not constitute a waiver of the necessity for such consent to any subsequent assignment or subletting. The Landlord will not unreasonably withhold its consent to said assignment or sublease, but in any event, the Tenant shall remain fully and primarily responsible hereunder.

DESTRUCTION OF PREMISES

In the event that the premises hereby leased are damaged by fire or other casualty which prevents Tenant's occupancy, the Landlord shall repair or rebuild the damaged improvements to the extent of the insurance proceeds if the damage is less than total. In the event damage of the improvements is total or costs of repair are greater than casualty insurance proceeds payable to the Landlord, then Landlord may notify Tenant that the Lease is

terminated during any period of damage, from the date of the occurrence of damage until repairs are completed. There shall be an abatement of rentals due from the Tenant during such period. In the event the Landlord is unable to effectuate repairs within ninety (90) days from the date of casualty, Tenant may terminate the Lease by written notice to the Landlord.

TERMINATION OF LEASE

This Lease and the tenancy hereby created shall cease and terminate at the end of the original term hereof, without the necessity of any notice from either Landlord or Tenant to terminate the same, unless option to renew Lease is exercised as set forth above.

In the event that Federal funding ceases to be available for the payment of the rent under this Lease, this Lease shall become null and void and the Tenant shall be liable for no future rents hereunder.

This Lease Agreement is binding upon and inures to the benefit of the respective parties, their heirs, personal representatives and/or successors and assigns. This Lease Agreement contains the entire agreement between the parties hereto and supersedes any written or oral declarations heretofore made by either of them.

AS WITNESS, the hands and seals of the parties hereto the day and year first above written.

WITNESS:

(SEAL)

James D. Konstant, Landlord

LIBER 5 PAGE 351
Athena Konstant, Landlord
(SEAL) Anthony J. Konstant, Landlord
HARFORD COUNTY, MARYLAND
By: (SEAL) J. Thomas Barranger, County Executive
Approved for form and legal sufficiency this day of, 1979.
Elwood V. Stark, Jr., County Attorney
STATE OF MARYLAND, COUNTY OF HARFORD, TO WIT:
I HEREBY CERTIFY that on this day of,
1979, before me, the subscriber, a Notary Public of the State and
County aforesaid, personally appeared JAMES D. KONSTANT, ATHENA
KONSTANT and ANTHONY J. KONSTANT, and they each acknowledged the
aforegoing Lease Agreement to be their act and deed.
AS WITNESS, my hand and Notarial Seal.
My Commission Expires:
Notary Public

STATE OF MARYLAND, COUNTY OF HARFORD, TO WIT:

AS WITNESS, my hand and Notarial Seal.

Mar	Commission	Evnirac:
LAY	COMMITSSION	ryhires.

Notary Public

Rec'd & Recorded 8/1 19/9 at 3:18 P. M. HD C Liber 5 Folio 340 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-23 (as amended)

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 79-16 Date: May 22, 1979
AN EMERGENCY ACT to repeal Harford County Ordinance No. 78-90, heading, General Administration and Exempt Personnel Classification Plan, and to repeal Ordinance No. 78-58, heading, General Administration - Labor and Trades Classification Plan, all of the Harford County Classification Plan and Salary Grade Law, and to repeal Harford County Ordinance No. 78-19, heading, Harford County Classification Plan and Salary Grades, and to enact a new Classification Plan and Salary Grade Schedule for all Harford County classified employees, heading, Harford County Classification Plan and Salary Grades (1979); and to provide a salary plan for exempt and judicial personnel in Harford County, Maryland; the new classification plan and salary grades are to stand in lieu of the Ordinances repealed; however, the new plan and grade schedule shall be uncodified as provided for by law; and to further provide that the Classification Plan and Salary Grades established by this Act shall not take effect until July 1, 1979.
By the Council, May 22, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: June 19, 1979
at: 7:30 p.m.
By Order: Angle Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on
and concluded onJune 19, 1979

Angle Markowski, Secretary

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Harford County Ordinance No. 78-90, heading, 2 General Administration and Exempt Personnel, and Harford County 3 Ordinance No. 78-58, heading, General Administration and Labor 4 and Trades, and Harford County Ordinance No. 78-19, heading, 5 Harford County Classification Plan and Salary Grades, all 6 Ordinances part of the Harford County Classification Plan and 7 Salary Grade Schedule, be, and they are hereby repealed, and that 8 the new Harford County Classification Plan and Salary Grades 9 (1979), be, and it is hereby established to stand in lieu of the 10 Ordinances repealed, the new plan and schedules to be uncodified, 11 all to read as follows: 12

HARFORD COUNTY

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14

CLASSIFICATION PLAN AND SALARY GRADES

15	Job	W.C. Code		Grade
16				
17	1000		GENERAL ADMINISTRATION	
18	1010	8810	Administrative Assistant I	S-06
19	1011	8810	Administrative Assistant II	S-08
20	1012	8810	Administrative Assistant III	S-09
21	1050	8810	Legislative Drafter	S-11
22	1080	9102	Bus Driver	S-02
23	1100	9410	Chief - Division of Administration - D.P.W.	S-13
24	1130	8810	COORDINATOR, COMMISSION FOR WOMEN	<u>S-10</u>
25	1140	8810	COORDINATOR, COMMISSION ON AGING	<u>S-10</u>
26	1150	8810	Crisis Intervention Worker	S-02
27	1200	8810	Deputy County Attorney	S-17
28	1225	8810	Dispatcher (D.P.W.)	S-05
29	1260	9410	Economic Development Coordinator	S-12
30	1270	8810	Equal Opportunity Officer	S-06
31	1230	8810	GRANTS COORDINATOR	<u>S-12</u>
32	1410	8810	Grants Specialist I	S-06

1	Job	W.C.		
2	Code	Code		Grade
3	1411	8810	Grants Specialist II	S-08
4	1430	8810	Human Relations Coordinator	S-10
5	1500	8810	Legal Assistant	S-09
6	1520	8810	LEGISLATIVE DRAFTER	<u>S-11</u>
7	1525	8810	Legislative Research Assistant	S-06
8	1610	8810	Management Analyst	S-12
9	1611	8810	Management Assistant I	S-08
10	1612	8810	Management Assistant II	S-10
11	1613	8810	Management Assistant III	S-12
12	1640	9102	Motor Coach Driver	S-04
13	1655	8810	Nutrition Site Manager	S-01
14	1700	9410	Permits; Licenses and Inspections	0.17
15			Coordinator	S-13
16	1744	8810	Personnel Analyst	S-10
17	1745	8810	Personnel Assistant	S-06
18	1746	8810	Personnel Clerk I	S-03
19	1747	8810	Personnel Clerk II	S-05
20	1748	8810	Personnel Clerk III	S-07
21	1749	8810	Public Information Officer	S-06
22	1750	9410	Ombudsman	S-12
23	1830	8810	Supervisor Nutrition Project	S-06
24	1845	8810	Switchboard Operator	S-02
25	2000		BUILDING MAINTENANCE	
26	2001	9015	Building Maintenance Man	S-04
27	2005	9015	Building Maintenance Mechanic I	S-05
28	2006	9015	Building Maintenance Mechanic II	S-07
29	2007	9015	Building Maintenance Mechanic III	S-09
30	2010	9410	Superintendent of Buildings and Grounds	S-12
31	2015	9410	Building Supervisor	S-10
32	2020	9410	Chief Custodian	S-05

1	Job	W.C.	LIBER 5 PAGE 356	
2	Code	Code		Grade
3	2025	9015	Custodian	S-01
4	3000	3013	CLERICAL	5 01
5	3010	8810	Clerk Stenographer I	S-03
6	3011	8810	Clerk Stenographer II	S-04
7	3020	8810	Clerk Typist I	S-04
8	3021	8810	Clerk Typist II	S-03
9	3021	8810		S-04
10	3030		Graphics Clerk	
11	3035	8810	Mailroom Clerk/Messenger	S-02
12		8810	Office Aide	S-01
	3045	8810	Secretary I	S-04
13	3046	8810	Secretary II	S-05
14	4000		ENGINEERING	
15	4150	9410	Chief, Bureau of Construction and Inspection	S-14
16	4160	8601	Chief, Bureau of Engineering Services	S-14
17	4170	9410	Chief, Bureau of Rights-of-Way	S-11
18	4180	8601	Chief, Bureau of Special Projects	S-14
19	4200	9410	Chief, Construction Inspector	S-11
20	4210	5606	Chief, Division of Engineering	S-16
21	4220	9410	Chief, Division of Highways	S-14
22	4230	9410	Chief; Division of Landfills	S-12
23	4230	9410	CHIEF, DIVISION OF SOLID WASTE MANAGEMENT	<u>S-14</u>
24	4240	9410	Chief, Division of Water and Sewer	S-12
25	4260	8601	Civil Engineer I	S-10
26	4261	8601	Civil Engineer II	S-12
27	4262	8601	Civil Engineer III	S-14
28	4300	9410	Construction Inspector I	S-05
29	4301	9410	Construction Inspector II	S-07
30	4302	9410	Construction Inspector III	S-09
31	4375	8810	Draftsman I	S-04
32	4376	8810	Draftsman II	S-05

1	Job	W.C.	LIBER 5 PAGE 357	ell.
2	Code	Code		Grade
3	4377	8810	Draftsman III	S-07
4	4450	8810	Engineering Aide I	S-03
5	4451	8810	Engineering Aide II	S-05
6	4452	8810	Engineering Aide III	S-07
7	4453	8810	Engineering Aide IV	S-09
8	4770	9410	Rights-of-Way Agent I	S-06
9	4771	9410	Rights-of-Way Agent II	S-09
10	4885	8601	Traffic Engineer	S-12
11	5000		FINANCE	
12	5001	8810	Account Clerk I	S-03
13	5002	8810	Account Clerk II	S-05
14	5003	8810	Account Clerk III	S-07
15	5150	8810	Budget Analyst	S-12
16	5210	8810	Buyer I	S-08
17	5211	8810	Buyer II	S-10
18	5337	8810	Chief of Accounting Operations	S-13
19	5350	8810	Computer Operator I	S-06
20	5351	8810	Computer Operator II	S-'09
21	5360	8810	Computer Operator Trainee	S-05
· 22	5365	8810	Comptroller	S-14
23	5380	8810	Data Entry Operator I	S-02
24	5381	8810	Data Entry Operator II	S-03
25	5385	8810	Data Entry Leader	S-04
26	5395	8810	Data Processing Control Clerk	S-04
27	5420	8810	Data Processing Supervisor	S-13
28	5435	8810	Deputy Comptroller	S-12
29	5460	8810	Deputy Treasurer	S-15 -
30	5630	8810	Internal Auditor I	S-10
31	5631	8810	Internal Auditor II	S-12
32	5870	8810	Programmer I	S-07

1	Job Code	W.C. Code		Grade
2				
3	5871	8810	Programmer II	S-09
4	5872	8810	Programmer III	S-11
5	5875	8810	Program Analyst	S-10
6	5926	8810	Supervisor of General Operations	S-12
7	5935	8310	Supervisor of Water and Sewer Accounting Operations	S-12
8			operactions and the second sec	0 12
9	6000		PARKS AND RECREATION	
10	6050	8810	Activity Coordinator	S-11
11	6100	9410	Chief of Parks and Facilities	S-14
12	6150	9410	Chief of Recreation	S-14
13	6250	9102	Community Director	S-08
14	6260	9102	Community Leader	S-06
15	6300	8810	Deputy Director	S-13
16	6370	9410	District Supervisor	S-10
17	6589	9410	Open Space Coordinator	S-11
18	6620	9410	Park Naturalist	S-08
19	6650	7720	Park Security Worker	S-05
20	6720	8810	Program Coordinator for the Handicapped	S-08
21	6810	5606	Supervisor of Maintenance	S-10
22	7000		PLANNING AND ZONING	
23	7020	8810	Planner I	S-10
24	7021	8810	Planner II	S-12
25	7022	8810	Planner III	S-14
26	7030	8810	Planning Assistant I	S-08
27	7031	8810	Planning Assistant II	S-09
28	7060	8810	Urban Design Specialist	S-14
29	7070	9410	Zoning Administrator	S-13
30	7080	9410	Zoning Inspector I	S-07
31	7081	9410	Zoning Inspector II	S-09
32	8000		PUBLIC SAFETY	

- Code	W.C. Code		Grade
0001	0074	A-2-1 C-1 W 1-7	C 04
			S-04
			S-05
			S-06
			L-15
	8810	Central Records Administrator II	L-18
8015	8810	Central Records Clerk	L-07
8020	0034	Chief Animal Control Warden	S-07
8025	8810	Chief Deputy Sheriff	L-24
8030	8810	Chief Emergency Equipment Dispatcher	S-09
8035	7720	Steward I	L-10
8036	7720	Steward II	L-13
8040	8810	Clerk Dispatcher I	L-07
8041	8810	Clerk Dispatcher II	L-08
8150	7720	Cook	L-04
8161	7720	Correctional Officer I	L-07
8162	7720	Correctional Officer II	L-08
8163	7720	Correctional Officer III	L-10
8164	7720	Correctional Officer IV	L-13
8165	7720	Correctional Officer V	L-17
8166	7720	Correctional Officer VI	L-22
8167	7720	Correctional Officer VII	L-23
8270	7720	Deputy Sheriff I	L-08
8271	7720	Deputy Sheriff II	L-10
8272	7720	Deputy Sheriff III	L-15
8273	7720	Deputy Sheriff - Nurse	L-11
8274	7720	Deputy Sheriff IV	L-18
8275	7720	Deputy Sheriff V	L-20
8276	7720	Deputy Sheriff VI	L-22
8277	7720	Deputy Sheriff VII	L-23
8380	8810	Emergency Equipment Dispatcher I	S-06
	8001 8002 8003 8010 8011 8015 8020 8025 8030 8035 8040 8041 8150 8161 8162 8163 8164 8165 8166 8167 8270 8271 8272 8273 8274 8275 8276 8277	CodeCode80010034800200348003003480108810801188108020003480258810803088108035772080408810804188108150772081617720816277208163772081647720816577208167772082707720827177208272772082737720827477208275772082767720827777208277772082777720827777208277772082777720	Code Code 8001 0034 Animal Control Warden II 8002 0034 Animal Control Warden III 8003 0034 Animal Control Warden III 8010 8810 Central Records Administrator II 8011 8810 Central Records Clerk 8020 0034 Chief Animal Control Warden 8025 8810 Chief Deputy Sheriff 8030 8810 Chief Emergency Equipment Dispatcher 8035 7720 Steward II 8040 8810 Clerk Dispatcher II 8041 8810 Clerk Dispatcher II 8050 7720 Cook 8161 7720 Correctional Officer II 8162 7720 Correctional Officer III 8163 7720 Correctional Officer IV 8164 7720 Correctional Officer VI 8165 7720 Correctional Officer VI 8167 7720 Deputy Sheriff II 8270 7720 Deputy Sheriff III 8271 7720 Deputy Sheriff III 8273 7720 Deputy Sheriff IV 8275 7720 Deputy Sheriff IV 8276 7720 Deputy Sheriff VI 8277 7720 Deputy Sheriff VI 8277 7720 Deputy Sheriff VI 8277 7720 Deputy Sheriff VII

			LIDER J TAUC GOOD	
1 2	Job Code	W.C. Code		Grade
3	8381	8810	Emergency Equipment Dispatcher II	S-07
4	8382	8810	Emergency Equipment Dispatcher III	S-08
5	8490	7720	Maintenance Supervisor I	L-10
6	8491	7720	Maintenance Supervisor II	L-13
7	8595	7720	Secretary I	L-04
8	8596	7720	Secretary II	L-07
9	8600	7720	Security Guard	L-07
10	9000		LABOR AND TRADES	
11	9005	5507	Assistant Foreman	H-09
12	9006	5507	Assistant Storekeeper	H-01
13	9010	9410	Automotive Equipment Supervisor	S-10
14	9020	8391	Automotive Mechanic I	H-09
15	9021	8391	Automotive Mechanic II	H-11
16	9025	8391	Automotive Mechanic Helper	H-06
17	9030	5507	Chauffeur - Laborer	H-05
18	9040	6217	Equipment Operator I	H-06
19	9041	6217	Equipment Operator II	H-08
20	9042	6217	Equipment Operator III	H-11
21	9045		FLAG PERSON	<u>H-01</u>
22	9050	9410	Foreman	H-12
23	9055		Laborer	H-02
24	9060		Laborer (W & S)	H-05
25	9064	8391	Lubrication Man PERSON	H-08
26	9065	9120	Maintenance Man PERSON	H-06
27	9066	7502	Meter Mechanic	H-06
28	9070	7580	Plant Operator I (W & S)	S-05
29	9071	7580	Plant Operator II (W & S)	S-07
30	9072	7580	Plant Operator III (W & S)	S-09
31	9080	5507	Storekeeper	H-08
32	9085	8810	Superintendent (Hwy W & S)	S-11

200			THEEK 3 PAGE 30.T		
1 2	Job Code	W.C. Code			Grade
3	9086	9410	Superintendent Highway Construction Drainage	and	S-13
5	9090	7580	Superintendent Plant Operations		S-11
6	9095	9410	Supervisor Maintenance (Hwy W & S	5)	S-10
7	9096	8391	Tire Man PERSON		H-03
8	9098	5507	Tractor Trailer Operator		H-07
9	9099		Trades Helper		H-02
10	9100		Utility Man PERSON		H-10
11	9200	5507	Watchman		H-01
12	10010	9410	Building Inspector I		S-08
13	10011	9410	Building Inspector II		S-09
14	10012	9410	Building Inspector III		S-11
15	10020	9410	Chief Building Inspector		S-13
16	10025	9410	Chief Electrical Inspector		S-13
17	10045	8810	Chief Permits Clerk		S-09
18	10050	9410	Chief Plumbing Inspector		S-13
19	10055	9410	Electrical Inspector I		S-08
20	10056	9410	Electrical Inspector II		S09.
21	10057	9410	Electrical Inspector III		S-11
. 22	10065	8810	Permits Clerk		S-07
23	10069	8810	Plans Reviewer		S-08
24	10070	9410	Plumbing Inspector I		S-08
25	10071	9410	Plumbing Inspector II		S-09
26	10072	9410	Plumbing Inspector III		S-11
27	10650	9410	Safety Officer		S-07
28	0000		EXEMPT PERSONNEL		
29				Minimum	Maximum
30	9199	8810	County Attorney	17,900	26,009
31	0150	8810	Elerk	6,900	12,400
32	0155	8810	Council Attorney	21,900	24,539

79-23

AS AMENDED

	T = 1-	W C	LIBER 5 PAGE 362		
1 2	Job Eode	W-C- Code		Minimum	Maximum
3	0200	8810	Director of Administration	20,900	28,500
4 5	0215	9410	Director of Civil Defense and Emergency Preparedness (Part-Time)	3,000	9,400
6	0220	9410	Director of Community Services	20,000	21,500
7	0230	9410	Director of Parks and Recreation	17,900	25,400
8	0240	8810	Director of Planning	20,900	28,500
9	0245	8810	Director of Procurement	15,900	22,400
10	0250	9410	Director of Public Works	21,900	28,800
11	0300	8810	Executive Staff Director	17,500	20,400
12	0500	8810	Master in Equity	12,400	20,900
13	9699	8810	Personnel Officer	17,900	25,400
14	0700	8810	Secretary	8,900	15,800
15	0750	8810	Secretary of the Council	12,900	19,400
16	9899	8810	Treasurer	19,900	28,500
17	12000		JUDICIAL SERIES (EXEMPT)		
18 19	12100	8810	Assistant County Attorney (Part-Time)	10,900	19,400
20 21	12125	8810	Assistant Hearing Examiner (Part-Time)	10,900	19,400
22	12200	8810	Assistant State's Attorney (Part-Time)	10,900	19,400
24 25	12300	8810	Zoning Hearing Examiner (Part-Time)	12,000	16,000
26	12400	8810	Court Bailiff	3,900	7,453
27	12401	8810	Court Bailiff (Part-Time)	\$30:00 р	er day
28	12500	8810	Court Reporter	13,900	22,867
29	12501	8810	Court Reporter (Part-Time)	4,900	12,400
30 31	12520	8819	Deputy County Attorney (Part-Time)	12,900	21,400
	1				

79-23 AS AMENDED

32

1 2	Job Code	W:C: Code		Minimum	Maximum
3	12550	8810	Deputy State's Attorney (Part-Time)	12,900	21,400
5	12700	9410	Investigator-Coordinator	8,900	15,400
6	12750	8810	Jury Commissioner	8,900	15,000
7	12800	8810	Law Elerk	11,000 p	er year
8	12801	8810	Law Intern (Part-Time)	\$4.20 pe	r hour
9	12875	8810	People's Counsel	\$36:00 p	er hour
11	12900	8810	Secretary (Judicial)	8,900	15,400
12	0000	0020	EXEMPT PERSONNEL	. 0,500	13,400
13				MINIMUM	MAXIMUM
14				SALARY	SALARY
15	0100		COUNTY ATTORNEY	20,900	24,500
16	0150		CLERK	6,900	6,900
17	0155		COUNCIL ATTORNEY	21,900	22,534
18	0200		DIRECTOR OF ADMINISTRATION	20,900	27,000
19	0215		DIRECTOR OF CIVIL DEFENSE AND	7 000	7 000
20			EMERGENCY PREPAREDNESS (PART-TIME)	3,000	3,000
21	0220		DIRECTOR OF COMMUNITY SERVICES	19,000	20;000
22	0225		DIRECTOR OF INSPECTIONS, LICENSES AND PERMITS	20,900	22 653
23			THE PERSON NAMED IN COLUMN TO THE PE	20,900	22,653
24	0230		DIRECTOR OF PARKS AND RECREATION	17,900	23,000
25	0240		DIRECTOR OF PLANNING	20,900	27,000
26	0245		DIRECTOR OF PROCUREMENT	17,900	21,500
27	0250		DIRECTOR OF PUBLIC WORKS	20,900	27,300
28	0300		EXECUTIVE STAFF DIRECTOR	17,900	18,900
29	0500		MASTER IN EQUITY	12,900	18,500
30	0600		PERSONNEL OFFICER	17,900	19,000
31	0650		PUBLIC INFORMATION OFFICER (PART-TIME, TEMPORARY)	6,400	6,402

70-23

AS AMENDED

			Election of the second		
1 2	Job Code	W.C. Code		MINIMUM SALARY	MAXIMUM SALARY
3	0700		SECRETARY	10,000	14,100
4	0750		SECRETARY OF THE COUNCIL	12,900	17,900
5	0800		TREASURER	20,900	27,000
6	12000		JUDICIAL SERIES (EXEMPT)		
7	12100		ASSISTANT COUNTY ATTORNEY (PART-TIME)	10,900	16,900
8	12200		ASSISTANT STATE'S ATTORNEY (PART-TIME)	10,900	16,300
9	12250		ASSISTANT STATE'S ATTORNEY		17 500
11			(FULL-TIME)		17,500
12	12300		ASSISTANT TO JURY COMMISSIONER		1,000
13	12350		ASSOCIATE ZONING HEARING EXAMINER (PART-TIME)		13,000
14					
15	12400		COURT BAILIFF	3,900	5,953
16	12401		COURT BAILIFF (PART-TIME)	\$30.00 PER DAY	0
17					
18	12500		COURT REPORTER	13,900	21,367
19	12501		COURT REPORTER (PART-TIME)	4,900	4,900
20	12520		DEPUTY COUNTY ATTORNEY (PART-TIME)	12,900	17,300
21	12550		DEPUTY STATE'S ATTORNEY (PART-TIME)	12,900	18,850
22	12700		INVESTIGATOR - COORDINATOR	8,900	8,900
23	12750		JURY COMMISSIONER	8,900	13,233
24	12800		LAW CLERK	9,800	\$11,000 PER YEAR
25					
26	12801		LAW INTERN (PART-TIME)	\$4.20 PE	R HOUR
27	12875		PEOPLE'S COUNSEL	12,900	17,400
28	12900		SECRETARY (JUDICIAL)	8,900	13,442
29	13000		ZONING HEARING EXAMINER (PART-TIME)	12,000	14,000
30	Section	on 2.	And Be It Further Enacted, that this A	Act is he	reby
31	declar	red to	be an Emergency Act, necessary for the	e proper	
32	operat	cion o	f the County Government, and it shall b	pecome la	w on

the date it is signed by the County Executive; however, no payments or classification changes shall be made in accordance with this Act until July 1, 1979.

EFFECTIVE: July 3, 1979

AS AMENDED

LIBER 5 PAGE 366
BY THE COUNCIL

read	CHE	rurra fr	me.						
		Passed	LSD	79-21	(July	3,	1979)	(out wh	amendments)
								(MTCU	amendments

By order

XEGILIECY XOEX XAGOGGAES

Angle Mulauski, Secretary

Angle Markeraki, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 3rd day of July , 19⁷⁹ at Nine o'clock P.M.



BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 3, 1979.

Angla Markacaki, Secretary

EFFECTIVE DATE: July 3, 1979

Rec'd & Recorded 10/10 1979 at 3:19 P.M.

HDP Liber 5 Folio 353 & examined per
H. Douglas Chilcoat, Cherk, Harford Co.

79-23

LIBER 5 PAGE 367
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-24

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-16 Date: May 22, 1979
AN EMERGENCY ACT to make an appropriation of grant funds to the Harford
County Public Housing Agency from unanticipated revenues
received from the U.S. Department of Housing and Urban
Development, Community Development Block Grant funds;
to provide funds for a housing outreach program.
By the Council, May 22, 1979
Introduced, read first time, ordered posted and public hearing schedule
on: <u>June 19, 1979</u>
at: 7:15 P.M.
By Order: Angela Markowski, Secretary
age of the state o
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>June 19, 1979</u>
and concluded on June 19, 1979
angela Markowski, Secretary

WHEREAS, the County Executive has recommended an 1 emergency appropriation of unanticipated grant revenues to the 2 County budget for the fiscal year ending June 30, 1979, and 3 continuing thereafter in accordance with the terms of the grant; 4 5 and WHEREAS, the funds are part of the U.S. Department of 6 7 Housing and Urban Development Housing Outreach Program; and 8 WHEREAS, the funds shall be used for a Harford County 9 Public Housing Outreach Program; and 10 WHEREAS, the appropriation of the funds is in accordance 11 with the provisions of Section 518 of the Charter of Harford 12 County, Maryland. 13 NOW, THEREFORE. 14 Section 1. Be It Enacted By The County Council Of Harford County, 15 Maryland, that the current expense budget for the fiscal year 16 ending June 30, 1979, be, and it is hereby amended by making an 17 emergency appropriation and expenditure from monies received from 18 the Federal Government in the below listed amounts for the purpose 19 detailed: Appropriation: 20 21 Grants Special Fund 22 Community Development Block Grant - Housing Outreach 23 Accounts Receivable #28-00-03-80-38-00-00-00 \$ 52,000.00 24 Total Receivable . . . \$ 52,000.00 Grants Special Fund 25 Community Development Block Grant - Housing Outreach 26 Account #88-01-16-00-13-00-01-XX . . 27 . \$ 39,256.00 (Personal Services) 28 #88-01-16-00-13-00-02-XX . 29 600.00 (Travel) 30 #88-01-16-00-13-00-03-XX . 31 . \$ 1,000.00 (Contractual Services) 32

1	#88-01-16-00-13-00-04-XX
2	
3	#88-01-16-00-13-00-05-XX
4	(Supplies and Materials)
5	#88-01-16-00-13-00-11-XX
6	
7	#88-01-16-00-13-00-14-XX
8	(Benefites)
9	Total Expenditures
10	Total Grant Funds Appropriated
11	Section 2. And Be It Further Enacted, that this Act is hereby
12	declared to be an Emergency Act, necessary for the protection of
13	the public health, safety and welfare, and for a vital County
14	housing program, and shall take effect on the date it becomes
15	law.
16	EFFECTIVE: June 21, 1979
17	

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Argela Markowski ap

LIBER 5 PAGE 370 BY THE COUNCIL

Read the third time.	
Passed_ LSD	79-20 (June 19, 1979) (with x marked marks)
XEVERTATION X X X X X X X X X X X X X X X X X X X	oekage
	By order
	angel. Markenski, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	20th day of June , 1979
at two o'clo	
	Angelo Markowski, Secretary
WANTER SASS	BY THE EXECUTIVE
APPROVED:	Date 6/21/29
ALC: ALC: ALC: ALC: ALC: ALC: ALC: ALC:	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 21, 1979.

Angle Marlambi, Secretary

EFFECTIVE DATE: June 21, 1979

Rec'd & Recorded 8/1 1979 at 3:19 P. M. HDC Liber 5 Folio367 & examined per H. Douglas Chilcoat, Cherk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-25

Legislative Day No. 79-16

Introduced by Council President Hardwicke at request of County Executive

Date: May 22, 1979

AN EMERGENCY ACT	to provide for the transfer of appropriations between
	capital projects in the General Capital Fund; to provide
	that a new project be created in the 1978-1979 General
	Capital Fund, heading, Rehabilitation of 20 N. Main
	Street; to provide that certain appropriations be
	transferred from the Central Balefill Project to the
	new capital project, the new project to provide for
	future offices of the Department of Public Works.
	By the Council, May 22, 1979
Introduced, rea	d first time, ordered posted and public hearing scheduled
	on: June 19, 1979
	at: 7:15 P.M.
Ву	Order: <u>Angela Markowski</u> , Secretary
	PUBLIC HEARING
	Having been posted and Notice of time and place
of hearing and T	itle of Bill having been published according to the
All Control of the Co	c hearing was held on June 19, 1979
	June 19, 1979
and continued on	
	Angela Markowski, Secretary

1	WHEREAS, the County Executive has recommended that
2	certain appropriations be transferred between certain capital
3	projects in the General Capital Fund of the County, and that a
4	new capital project be created in the 1978-1979 General Capital
5	Fund; and
6	WHEREAS, Sections 516 and 521 of the Charter of Harford
7	County, Maryland, require that such transfers and creations be
8	authorized by legislative act of the County Council; and
9	WHEREAS, such a transfer and project creation is
10	necessary to provide future office space for the Department of
11	Public Works; and
12	WHEREAS, this requirement for a transfer conforms with
13	Sections 516, 519 and 521 of the Charter of Harford County,
14	Maryland.
15	NOW, THEREFORE,
16	Section 1. Be It Enacted By The County Council Of Harford County,
17	Maryland, that the General Capital Fund of Harford County, Mary-
18	land, be, and it is hereby amended by making an inter-budget
	(nnoiset) then of annual sticks and that
19	(project) transfer of appropriations, and that a new project be,
19	and it is hereby added to the 1978-1979 General Capital Fund, all
20 21 22	and it is hereby added to the 1978-1979 General Capital Fund, all
20 21 22 23	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project
20 21 22 23 24	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project Account #71-03-28-11-01-00-09-XX \$ 165,000
20 21 22 23 24 25	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project Account #71-03-28-11-01-00-09-XX \$ 165,000 Total General Capital Fund Transfer \$ 165,000
20 21 22 23 24 25 26	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project Account #71-03-28-11-01-00-09-XX \$ 165,000 Total General Capital Fund Transfer \$ 165,000 To: Fiscal Year 1978-1979 General Capital Fund
20 21 22 23 24 25 26 27	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project Account #71-03-28-11-01-00-09-XX \$ 165,000 Total General Capital Fund Transfer \$ 165,000 To: Fiscal Year 1978-1979 General Capital Fund Rehabilitation of 20 N. Main Street (New Project)
20 21 22 23 24 25 26 27 28	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project Account #71-03-28-11-01-00-09-XX \$ 165,000 Total General Capital Fund Transfer \$ 165,000 To: Fiscal Year 1978-1979 General Capital Fund
20 21 22 23 24 25 26 27 28 29	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project Account #71-03-28-11-01-00-09-XX \$ 165,000 Total General Capital Fund Transfer \$ 165,000 To: Fiscal Year 1978-1979 General Capital Fund Rehabilitation of 20 N. Main Street (New Project) Account #71-01-03-00-01-00-03-11 \$ 14,000 (Engineering)
20 21 22 23 24 25 26 27 28 29 30	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project Account #71-03-28-11-01-00-09-XX \$ 165,000 Total General Capital Fund Transfer \$ 165,000 To: Fiscal Year 1978-1979 General Capital Fund Rehabilitation of 20 N. Main Street (New Project) Account #71-01-03-00-01-00-03-11 \$ 14,000
20 21 22 23 24 25 26 27 28 29	and it is hereby added to the 1978-1979 General Capital Fund, all to read as follows: From: General Capital Fund Central Balefill Project Account #71-03-28-11-01-00-09-XX \$ 165,000 Total General Capital Fund Transfer \$ 165,000 To: Fiscal Year 1978-1979 General Capital Fund Rehabilitation of 20 N. Main Street (New Project) Account #71-01-03-00-01-00-03-11 \$ 14,000 (Engineering)

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the proper housing of a vital governmental agency, and shall take effect on the date it becomes law.

EFFECTIVE: June 21, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Thankowski

BY THE COUNCIL

Read the third time.
Passed LSD 79-20 (June 19, 1979) XWYXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
APATATER SAX APASASASE
By order
Augh Markauk, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 20th day of June, 1979
at two o'clock P.M.
Angle Markowski, Secretary BY THE EXECUTIVE
APPROVED: County Executive Date 6/3//7
BY THE COUNCIL This Bill, having been approved by the Executive

angle Markouski, Secretary

and returned to the Council, becomes law on June 21, 1979.

EFFECTIVE DATE: June 21, 1979

Rec'd & Recorded 8/1 1979 at 3:199. M. HDe Liber 5 Folio 31/ & examined per H. Douglas Chilcoat, Clerk, Harford Co.

LIBER 5 PAGE 375
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-26

Introduced by Council President Hardwicke at request of County Executive

Legislative Day	No	Date:	May 22, 1979	
AN EMERGENCY AC	T to make an a	ppropriation of	grant funds to the	Commission
	for Women fr	om unanticipated	l revenues received	from
	the Maryland	Governor's Comm	nission on Law Enfor	cement
	and the Admi	nistration of Ju	stice; and to make	an
	appropriatio	n of funds from	the General Fund Re	eserve
	for Continge	ncies to the Har	rford County Commiss	sion for
	Women; all t	o provide funds	for the operation of	of the
	Commission f	or Women's Sexua	al Assault/Spouse Ab	ouse
	Resource Cen	iter.		
	Du the Cou	ncil, <u>May 22,</u>	1070	
				c schedule
Introduced, re		ne 19, 1979	d and public hearing	·
		15 P.M.	1.	
В	y Order: <u>A</u>	ngela Marko	wskige, Secre	tary
		16,410		
		PUBLIC HEARING	A POST BY HUS	*
				lace
of hearing and	Title of Bill	having been pub	lished according to	the
		held on	June 19, 1979	
and concluded	on June 1	9, 1979		
	0	escle Mark	Secre	tany
	_ CS-s	egela // lark	rende, secre	cury

BILL NO. 79-26

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County budget for the fiscal year ending June 30, 1979, and continuing thereafter in accordance with the terms of the grant; and

WHEREAS, the funds are part of the funding from the
Maryland Governor's Commission on Law Enforcement and the Administration of Justice to Harford County, Maryland; and

WHEREAS, the funds shall be used for the operation of the Harford County Women's Commission's Sexual Assault/Spouse Abuse
Resource Center in Harford County; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland; and

WHEREAS, the grant must be matched by an amount of money from Harford County, Maryland; and

WHEREAS, the County Executive has recommended that the matching funds be provided by supplemental appropriation to the Women's Commission budget from the General Fund Reserve for Contingencies for the fiscal year ending June 30, 1979, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation expenditure from monies received from the Maryland Governor's Commission on Law Enforcement and the Administration of Justice and by making an appropriation from the

1	General Fund Reserve for Contingencies in the below listed amounts
2	for the purpose detailed:
3	Appropriation:
4	From: General Fund Reserve for Contingencies
5	Account #70-13-17-00-01-00-07-01
6	To: General Fund
7	Commission for Women
8	Account #70-01-42-00-02-00-07-01
9	(Grants, Subsidies and Contributions)
10	Total Funds Appropriated
11	Appropriation:
12	Commission for Women
13	Sexual Assault/Spouse Abuse Resource Center
14	Grant Accounts Receivable #28-00-03-80-55-01-00-00 \$3,409.00
15	Total Accounts Receivable
16	Commission for Women
17	Sexual Assault/Spouse Abuse Resource Center
18	Grant Expenditure Account #88-01-42-00-02-01-01-XX \$2,916.00 (Personal Services)
19	,
20	#88-01-42-00-02-01-02-XX \$ 72.00 (Travel)
21	
22	#88-01-42-00-02-01-04-XX \$ 312.00 (Rents & Utilities)
23	(Monds q dell'ittles)
24	#88-01-42-00-02-01-05-XX \$ 131.00 (Supplies & Materials)
25	
26	#88-01-42-00-02-01-08-XX \$ 26.00 (Other Charges)
27	
28	#88-01-42-00-02-01-14-XX \$ 189.00 (Benefits)
29	
30	#88-01-42-00-02-01-15-XX \$ (237.00) (Receipts)
31	
32	Total Funds Expenditure

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for the operation of a vital County assistance program, and shall take effect on the date it becomes law.

EFFECTIVE: June 21, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary Markowskip

79-26

BY THE COUNCIL

Read the third tim	and plan to the state of the st
Passed_I	LSD 79-20 (June 19, 1979) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Fettled(X)	OX XPassage
	By order
	Quyla Machandi, Secretary
Sealed with the Co	ounty Seal and presented to the County Executive
for his approval t	this 20th day of June, 1979
at two	
	Angels Markowski, Secretary
STERNING STERNING	BY THE EXECUTIVE
APPROVED:	County Executive Date 60/17

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 21, 1979.

Angele Marlowski, Secretary

EFFECTIVE DATE: June 21, 1979

Rec'd & Recorded 8/1 1979 at 3:19 P. M. HDC Liber 5 Folio 375 & examined per H. Douglas Chilcoat, Cherk, Harford Co.

LIBER 5 PAGE 380 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-27

Introduced by Council Pre	sident Hardwicke at request of County Executive
Legislative Day No. 79-1	8 Date: <u>June 5, 1979</u>
AN EMERGENCY ACT to provi	de for the transfer of appropriations between
capital	projects in the Open Space Capital Funds; to
provide	that a new project be created in the 1978-1979
Open Spa	ce Capital Fund, heading, Edgewater Acquisition
to provi	de that certain appropriations be transferred
from the	Otter Point Boat Landing Acquisition Project
to the n	ew capital project in the 1978-1979 Open Space
Capital	Fund, and to existing projects in the Open
Space Ca	pital Fund, heading, Norrisville Acquisition
and Jarr	ettsville Acquisition.
	O
	Council, June 5, 1979
	ime, ordered posted and public hearing schedule
	July 3, 1979
	7:15 P.M.
By Order:	angle Markowski , Secretary
	PUBLIC HEARING
Having	been posted and Notice of time and place
	ill having been published according to the
	was held onJuly 3, 1979
and concluded onJu	
and concluded on	•
	Angela Markowski, Secretary

1	WHEREAS, the County Executive has recommended that				
2	certain appropriations be transferred between certain capital				
3	projects in the Open Space Capital Funds, and that a new capital				
4	project be created in the 1978-1979 Open Space Capital Fund;				
5	and				
6	WHEREAS, Sections 516 and 521 of the Charter of Harford				
7	County, Maryland, require that such transfers and creations be				
8	authorized by legislative act of the County Council; and				
9	WHEREAS, such a transfer and project creation is				
10	necessary for the purchase of open space lands in Edgewater Village				
11	Jarrettsville and Norrisville in Harford County, Maryland; and				
12	WHEREAS, this requirement for a transfer conforms with				
13	Sections 516, 519 and 521 of the Charter of Harford County,				
14	Maryland.				
15	NOW, THEREFORE,				
16	Section 1. Be It Enacted By The County Council Of Harford County,				
17	Maryland, that the Open Space Capital Funds, be, and they are				
18	hereby amended by making an inter-project transfer of appropriation				
19	and that a new project be, and it is hereby added to the 1978-1979				
20	Open Space Capital Fund, all to read as follows:				
21	Transfer of Appropriation:				
.22	From: Open Space Capital Fund				
23	Otter Point Boat Landing Acquisition Project				
24	Account #82-06-25-11-66-02-09-XX \$ 80,000				
25	Total Open Space Capital Fund Transfer \$ 80,000				
26	To: Open Space Capital Fund (FY 1978-1979)				
27	Edgewater Acquisition (New Project)				
28	Account #82-06-25-11-49-00-09-XX \$ 40,000 (Land)				
29	(Build)				
30	Open Space Capital Fund				
31	Jarrettsville Acquisition Project				
32	Account #82-06-25-11-10-00-09-XX \$ 25,000 (Land)				

	FIRE
1	Open Space Capital Fund
2	Norrisville Acquisition Project
3	Account #82-06-25-11-41-02-09-XX \$ 15,000 (Land)
5	Total Open Space Capital Fund Request \$ 80,000
6	Transfer of Accounts Receivable:
7	From: Open Space Capital Fund
8	Otter Point Landing Acquisition Project
9	Account #22-00-03-75-55-00-00-00 80,000
10	Total Accounts Receivable \$ 80,000
11	To: Open Space Capital Fund
12	Edgewater Acquisition (New Project)
13	Account #22-00-03-75-67-00-00
14	Open Space Capital Fund
15	Jarrettsville Acquisition Project
16	Account #22-00-03-75-04-00-00 \$ 25,000
17	Open Space Capital Fund
18	Norrisville Acquisition & Development Project
19	Account #22-00-03-75-28-00-00-00
20	Total Accounts Receivable \$ 80,000
21	Section 2. And Be It Further Enacted, that this Act is hereby
22	declared to be an Emergency Act, necessary for the acquisition
23	of vital recreational facilities in Harford County, Maryland,
24	and shall take effect on the date it becomes law.
25	EFFECTIVE: July 10, 1979
26	
27	The Secretary of the Council does hereby certify that fifteen (15) copies of this bill
28	are immediately available for distribution to the public and the press.
29	0 , m 1 1.

Regele Markowski Secretary

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LIBER 5 PAGE 383
BY THE COUNCIL

Read the third time.	
Passed_LSD	79-21 (July 3, 1979) XWXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
持私还积 x免获	\$\$ \$ \$
	By order
	Angele markousti, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	5th day of July , 1979
at 12:15 o'clo	ock P.M.
TARRESTON CONTRACTOR OF THE PARTY OF THE PAR	BY THE EXECUTIVE
The same of the sa	DI INE EABOUTIVE
APPROVED:	County Executive Date Aug 10, 1979

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 10, 1979.

Angela Markowski, Secretary

EFFECTIVE DATE: July 10, 1979

Rec'd & Recorded 8/1 1979 at 3:19 M. HDC Liber 5 Folio 3.80 & examined per H. Douglas Chiicoat, Clerk, Harford Co.

BILL NO. 79-28

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council Members Spry & Hutchins

BILL NO. 79-28 (AS AMENDED)

Legislative Day No. 79-19 Date: June 12, 1979
AN EMERGENCY ACT to add new Article IV, heading, Agricultural Land
Preservation Districts, to Chapter 25, heading,
Zoning, of the Harford County Code; to provide for
establishing agricultural land preservation districts
in Harford County; to provide for protection of
normal agricultural activities in such districts; to
generally provide for notification, approval, and
agreements necessary to establish agricultural land
preservation districts.
TO THE REST OF THE PARTY OF THE
By the Council, June 12, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: July 10, 1979
at: 7:00 P.M.
By Order: Angla Machandi, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on July 10, 1979
and concluded onJuly 10, 1979
Angela Markaveli, Secretary

AS AMENDED

5 PAGE 385 LIBER

WHEREAS, the Agriculture Article, Sections 2-501 through 2-515, of the Annotated Code of Maryland, established the Maryland Agricultural Land Preservation program; and

WHEREAS, Harford County, Maryland, contains productive agricultural land and has appointed a Harford County Agricultural Preservation Advisory Board in accordance with the Agriculture Article Section 2-504.1 on March 21, 1978, this satisfying County eligibility requirements for the voluntary participation of Harford County landowners whose land meets eligibility criteria established by Maryland Agricultural Land Preservation Foundation Regulations and any locally adopted criteria, as hereinafter adopted; and

WHEREAS, Harford County desires to provide for the voluntary establishment of and protections for Agricultural Preservation Districts and for the voluntary sale of development rights easements on eligible agricultural lands within the County.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that new Article IV, heading, Agricultural Land Preservation Districts, be, and it is hereby added to Chapter 25, heading, Zoning, of the Harford County Code, all to read as follows:

ARTICLE IV. AGRICULTURAL LAND PRESERVATION DISTRICTS.

24 CHAPTER 25. ZONING.

> Section 25.52. Agricultural Land Preservation Districts -Protection of Normal Agricultural Activities.

In accordance with the Agriculture Article, Sections 2-501 through 2-515, of the Annotated Code of Maryland, Agricultural Land Preservation Districts may be established in Harford County. Such Districts shall provide for the protection of normal agricultural activities in the Districts through the following provisions: WHICH ARE:

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5 PAGE 386 LIBER

THE USE OF LAND FOR AGRICULTURAL PURPOSES, INCLUDING FARMING, DAIRYING, PASTURAGE, APICULTURE, HORTICULTURE, FLORICUTURE, VITICULTURE, ANIMAL AND POULTRY HUSBANDRY, SILVICULTURE, AND THE SALE OF AGRICULTURAL PRODUCTS PRODUCED ON THE FARM WHERE THE SALES ARE MADE.

NOTHING IN THIS SECTION SHALL PRECLUDE THE OPERATION OF FARM MACHINERY USED IN AGRICULTURAL PRODUCTION.

- Any agricultural use of land is as permitted in accordance with all County rules, regulations and laws.
- Operation at any time of machinery used in farm production or the primary processing of agricultural products is permitted.
- (e) Normal agricultural activities and operations in accordance with good husbandry practices, which do not cause bodily injury or directly endanger human health, are permitted and preferred activities including activities which may produce normal agriculturally-related noise and odors-
- The sale of agricultural products produced on the farm where the sales are made is permitted:

These provisions are applicable to all Harford County Agricultural Land Preservation Districts established in accordance with the Agriculture Article, Sections 2-501 through 2-515, of the Annotated Code of Maryland:

(e) Lot(s) for family conveyance shall be a maximum of one (1) acre; shall be approved by the Foundation; and shall be subject to the following yard requirements: Lot Width (at the building line) - 150 ft. -- Front Yard Depth -- 40 ft. -- Side Yard Width (each side yard) - 20 ft. -- Rear Yard Depth - 50 ft. Section 25.53. Agricultural Land Preservation Districts -Official Maps.

Official maps of Agricultural Land Preservation Districts shall be kept with the Department of Planning and Zoning and

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AS AMENDED

5 PAGE 387 LIBER

1 shall be revised from time to time to reflect the establishment, 2 alteration, and abolition of Agricultural Land Preservation 3 District boundaries. The official maps shall be made current at 4 least once a year by June 30th of each year and shall be published at the same scale as the Department of Assessment and Taxation tax maps.

Section 25.54. Agricultural Land Preservation Districts -Establishment.

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In accordance with the Agriculture Article Sections 2-501 through 2-515 of the Annotated Code of Maryland and with Maryland Regulations 15.17.01, Agricultural Land Preservation District establishment shall be accomplished by this Act, only upon formal notification to the County Council of Harford County by the Maryland Agricultural Land Preservation Foundation that a district has been established in Harford County. Such notification shall include a copy of the Agricultural Land Preservation District Agreement signed by all parties and as recorded among the land records of Harford County.

All such District Agreements together with property descriptions shall be maintained in an official file and be available at the Office of the Director of Administration. Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof. Section 3. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation

EFFECTIVE: July 10, 1979

79-28 AS AMENDED

of vital agricultural land in Harford County.

LIBER 5 PAGE 388 BY THE COUNCIL

Read the	third	time.
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8:30 o'clock P.M.

read Cite	CITTIO CTIM	= .					
	Passed	LSD 79-22	(July	10, 197	9)	(with am	endments)
	KAKISAXXI						
		Ву о	rder				
		_G	ngele	Mark	land	, s	ecretary
Sealed win	th the Cou	mty Seal	and p	resented	to the	e County	Executive
for his ap						uly	19 79



Angele Marlowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 10, 1979.

Angele Markovski, Secretary

EFFECTIVE DATE: July 10, 1979

Rec'd & Recorded 1979 at 3:20 P.M. HDC Liber 5 Folio 384 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

79-28

BILL NO. 79-29

LIBER 5 PAGE 389 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-29

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-20 Date: June 19, 1979
AN EMERGENCY ACT to make a grant appropriation to the Department of
Public Works from unanticipated revenues received from
the Regional Planning Council, "208" Planning Program;
to provide funds for a Harford County water quality
management program.
By the Council,June 19, 1979
Introduced, read first time, ordered posted and public hearing schedule
on: <u>July 17, 1979</u>
at: <u>7:30 P.M.</u>
By Order: Angela Markauski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on
and concluded on July 17, 1979
Angela Markowski, Secretary

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Total Matching Funds .

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated revenues to the County budget for the fiscal year ending June 30, 1979, and continuing thereafter in accordance with the terms of the grant, using funds received from the Regional Planning Council; and WHEREAS, the funds are part of the "208" Areawide Water Quality Management Program; and WHEREAS, the funds shall be used for the continuing development of a water quality management plan for Harford County, Maryland; and WHEREAS, the appropriation of the funds is in accordance with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland. 13 NOW, THEREFORE, Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1979, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Regional Planning Council in the below listed amounts for the purpose detailed: Appropriation: Grants Special Fund Public Works - Water & Sewer "208" Program 1979-80 Grant Acct. Receivable Acct. #28-00-03-80-68-00-00-00 . \$17,187 Total Receivable . . . Matching Cash Transfers: "208" Program 1979-80 County's Matching Acct. #78-03-78-01-01-05-XX-XX . . . #88-03-78-01-04-02-15-XX . . .

. . . \$ 5,729

1	Grants Special Fund
2	Public Works - Water & Sewer
3	"208" Program 1979-80
4	Grant Expenditure Acct. #88-03-78-01-04-03-01-XX \$ 5,770 (Personal Services)
6	#88-03-78-01-04-03-02-XX \$ 400 (Travel)
7	
8	#88-03-78-01-04-03-03-XX \$15,448 (Contractual Services)
10	#88-03-78-01-04-03-05-XX \$ 500 (Supplies & Materials)
11	
12	#88-03-78-01-04-03-14-XX \$ 798 (Benefits)
13	
14	#88-03-78-01-04-03-15-XX \$(5,729) (Receipts)
15	
16	Total Grant Expenditures \$17,187
17	Section 2. And Be It Further Enacted, that this Act is hereby
18	declared to be an Emergency Act, necessary for the protection of
19	the public health, safety and welfare, and for a vital County
20	water management program, and shall take effect on the date it
21	becomes law.
22	Effective: July 18, 1979
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25	The Secretary of the Council does hereby

The Sperales of the Council does kerely equally that differen (18) copies of this bill equalizated for distribution to the public and the press.

Secretary Markowski

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BY THE COUNCIL

Read	the	third time.		
	H	Passed LSD 79-23	(July 17, 1979)	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

By order

Rackhed xoof xRasssage

<u>Argela Markowski</u>, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 18th day of July , 19 79 at 3:00 o'clock P.M.



Angela Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 18, 1979.

Angela Markowski, Council Secretary

EFFECTIVE DATE: July 18, 1979

Rec'd & Recorded 8/1 1979 at 3:20 P.M. H. Douglas Chilcost, Clerk, Harford Co.

LISER 5 PAGE 393
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-30

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to repeal and re-enact with amendments Section 3,

Legislative Day No. 79-20

Date: June 19, 1979

heading, Capital Budget, of Budget Ordinance No. 78-32;
to provide for an increase in the sale of bonds for
water and sewer capital projects; and to provide for
changes in the grant fund amounts for water and sewer
capital projects; and generally to provide for changes
in the capital budget appropriations for the Sod Run
Wastewater Treatment Plant.
By the Council,June 19, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: July 17, 1979
at: 7:30 P.M.
By Order: Angela Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on
and concluded on July 17, 1979
Lingela Markowski, Secretary
70.20
BILL NO. 79-30

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 3, heading, Capital Budget, of Ordinance No. 78-32, be, and it is hereby repealed and re-enacted with amendments, all to read as follows:

CAPITAL BUDGET

I. General Capital Fund

A	T-41 -4 1	D
Α.	Estimated	Revenues

Α.	Estimated Revenues	
	Transfer from Fund Balance	26,200
	Sale of Bonds	1,696,000
	Federal Grants	90,000
Total Av	ailable for Appropriation -	
	General Capital Fund	1,812,200
В.	Appropriations	
	1. Facilities for the Handicapped -	
	County Buildings	100,000
	2. Harford Community College	50,000
	3. Fire Department - Substations	175,000
	4. Central Alarm Equipment	100,000
	5. Mann House, Inc.	135,000
	6. Senior Activities Center	386,500
	7. Board of Education	
	C. Milton Wright Sr. High School	97,000
	North Harford Sr. High School Addition	15,000
	Aberdeen Sr. High School - South Building	15,000
	Bel Air Sr. High School Building #1	130,000
	Slate Ridge Elementary School	110,000
	Bel Air Elementary School	111,000
	Aberdeen Middle School	13,000
	8. Libraries	

Edgewood Branch Addition

77-30

26,200

1	Joppa Branch Library	86,200
2	North Harford Branch - Whiteford	90,000
3	9. Landfills	
4	Scarborough Landfill Access Road	53,800
5	Tollgate Landfill "Road B"	38,500
6	10. Rape Crisis Center	80,000
7	11. Property Known as Liberty Baptist Church	-0-
8	Total Appropriation - General Capital Fund	1,812,200
9	II. Highways Capital Budget	
10	A. Estimated Revenues	
11	Transfer from Highways Operating Fund	20,200
12	Transfer from Fund Balance	28,820
13	Sale of Bonds	754,678
14	State Aid	364,000
15	Federal Aid	77,042
16	Total Available for Appropriation -	
17	Highways Capital Budget	1,244,740
18	B. Appropriations	
19	1. Willoughby Beach Road	480,000
20	2. Connolly Road	0 -
21	3. Williams Drive	262,900
22	4. Whitaker Mill Road	73,700
23	5. Ryan Road	44,880
24	6. Belcamp Road Railroad Crossing	42,000
25	7. Stafford Road Bridge	20,000
26	8. Whiteford Shop Land Acquisition	10,000
27	9. Hess Road	94,000
28	10. Tollgate Road	72,060
29	11. Walters Mill Road	145,200
30	12. Willoughby Beach Road Access	-0-
31	Total Appropriation - Highways Capital Budget	1,244,740

1	III. Parks and Recreation Capital Budget		
2	A. Estimated Revenues		
3	Recordation Tax	300,000	
4	Interest on Investments	40,000	
5	Program Open Space	526,500	
6	Waterway Improvement	80,000	
7	Total Available for Appropriation -		
8	Parks and Recreation Capital Budget	946,500	
9	B. Appropriations		
10	1. Hickory Sports Complex Development #1	200,000	
11	2. Jarrettsville Acquisition and Development	80,000	
12	3. Equestrian Center Development	7,800	
13	4. Foster Branch Park #1 Development #3	10,000	
14	5. Bynum Pond Rehabilitation	27,500	
15	6. Fallston Complex Development #3	35,000	
16	7. Francis Silver Park Development #3	24,500	
17	8. Bel Air Park Development	175,000	
18	9. Edgewood-East Acquisition and Development	100,000	
19	10. Flying Point Park Development	9,000	
20	11. Norrisville Elementary School Development	3,000	
21	12. Churchville Complex Development #4	9,000	
22	13. Park Improvements	20,000	
23	14. Waterway Improvements	80,000	
24	15. Appropriation to Fund Balance	165,700	
25	Total Appropriations -		
26	Parks and Recreation Capital Budget	946,500	
27	IV. Water and Sewer Capital Budget		
28	A. Estimated Revenues		
29	Transfer from Fund Balance	1,033,000	
30	Grants .	15,790,169	
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1	Sale of Bonds 2,593,793	
2	Total Available for Appropriation -	
3	Water and Sewer Capital Budget 19,416,962	
4	B. Appropriations	
5	1. Fallston Standpipe -0-	
6	2. Route 24 - Bel Forest Water Reinforcement 7,000	
7	3. Interim Water Source 365,000	
8	4. Winters Run Interceptor - Route 7 -0-	
9	5. Winters Run Interceptor Section II -0-	
10	6. Sod Run Waste Water Treatment Plant 18,074,875	
11	7. Sewer Interceptor - Parallel #5015 Ah Ha 19,837	
12	8. Edgewood Meadows Interceptor Parallel 11,250	
13	9. County Service Area Facilities Planning 437,500	
14	10. Fallston Area Waste Water Treatment Plant 45,000	
15	11. Sod Run Waste Water Treatment Plant -	
16	Interim Modifications 456,500	
17	Total Appropriation - Water and Sewer Capital	
18	Budget 19,416,962	
19	V. Joppatowne Subdistrict Water and Sewer	
20	Capital Budget	
21	A. Estimated Revenues	
22	Transfer from Joppatowne Subdistrict Water	
23	and Sewer Operating Budget 50,000	
24	Total Available for Appropriation - Joppatowne	
25	Subdistrict Water and Sewer Capital Budget 50,000	
26	B. Appropriations	
27	1. Additional Wells and Force Main 50,000	
28	Total Appropriation - Joppatowne Subdistrict Water	
29	and Sewer Capital Budget 50,000	
30		

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5 PAGE 398

VI. Emergency Relief Capital Budget

٨	Ectimatos	Revenues
Α.	ESTIMATEC	i kevenijes

A. Listimated Revenues	
Federal Aid	811,461
Total Available for Appropriation -	
Emergency Relief Capital Budget	811,461
B. Appropriations	
1. James Run Road Bridge	4,658
2. Fawn Grove Road Bridge	150,080
3. Cool Spring Road Bridge	114,991
4. Ridge Road Bridge	7,847
5. Grafton Shop Road Bridge	30,390
6. Bottom Road Bridge	63,628
7. Sandy Hook Road Bridge	169,552
8. Harford Creamery Road Bridge	79,266
9. Heaps Road Bridge	99,008
10. Bynum Road Bridge	12,020
11. Wilkinson Road Bridge	80,021
Total Appropriation - Emergency Relief	
Capital Budget	811,461
Total Capital Budget Appropriations	24,281,863

And Be It Further Enacted, that this Act is hereby Section 2. declared to be an Emergency Act, necessary for the construction of a vital wastewater treatment plant in Harford County, Maryland, and shall take effect on the date it becomes law.

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Effective: July 18, 1979

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LIBER 5 PAGE 399 BY THE COUNCIL

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Passed LSD	79-23 (Ju:	y 17, 1979)	CANTEN APPRENDENCE (ANTEN APPREN
Rainea xxfx xra			
	By order		
	- Angel	a Markows	kin, Secretary
Sealed with the County			·
for his approval this			
at o'clos	ck P.M.		
TOPIN COOL	Angela	Markows	king, Secretary

APPROVED:

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BY THE EXECUTIVE

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 18, 1979.

Angela Markowski, Council Secretary

EFFECTIVE DATE: July 18, 1979

Rec'd & Recorded 9/1 1979 at 3:20 P. M. HDE Liber 5 Folio 393 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

June 19, 1979

BILL NO.

LIBER 5 PAGE 400 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-31

Introduced by Council President Hardwicke at request of County Executive

Date:

79-20

Legislative Day No Date:
AN EMERGENCY ACT to authorize and empower Harford County, Maryland, to
borrow funds for the purpose of supplementing the Sod
Run Wastewater Treatment Plant Expansion Capital Project;
to provide that the loan period shall not exceed twelve
(12) months; to provide that the County shall issue and
sell bonds in order to repay the loan over a period
greater than twelve (12) months.
By the Council, June 19, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>July 17, 1979</u>
at: 7:30 P.M.
By Order: Angle Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>July 17, 1979</u>
and concluded on
Anda Mihambi sacratary
Angela Thankowskip, Secretary
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WHEREAS, as part of the capital budget and capital program for the fiscal year ending June 30, 1979, it is necessary that Harford County, Maryland, be authorized to borrow monies in addition to those authorized by Council Bill No. 78-83 for the construction, renovation, repair, improvement, extension, alteration and modernization of the Sod Run Wastewater Treatment Plant in Harford County; and

WHEREAS, Council Bill No. 78-32, as amended, authorizes Harford County to expend certain funds on water and sewer capital projects; and

WHEREAS, the County Council of Harford County has authority to incur debts on behalf of the County; and

WHEREAS, the County Council of Harford County is hereby authorized to enact legislation adopted in accordance with Section 524 of the Charter of Harford County, Maryland, and other applicable provisions of law to borrow funds and issue debt instruments, and to levy annually ad valorem taxes upon the assessable property within the County sufficient, together with other taxes and other available funds, to provide for the payment of the interest on and principal of any bond so issued; and

WHEREAS, the proposed indebtedness is within the legal limitation on the indebtedness of Harford County, Maryland; and

WHEREAS, it is necessary to provide funds for the Sod Run Wastewater Treatment Plant Project in Harford County,
Maryland; and

WHEREAS, additional appropriation and funding authority is necessary in order for Harford County to be able to accept grant offers from the U.S. Environmental Protection Agency for the Sod Run Project; and

WHEREAS, new grant offers from the U.S. Environmental Protection Agency were not anticipated by Council Bill Nos. 78-83 and 78-32, therefore necessitating additional funding authorization.

79-31

NOW, THEREFORE, in accordance with the provisions of the Charter of Harford County, Maryland: Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Harford County, Maryland, is hereby authorized and empowered to borrow on its full faith and credit One Million One Hundred Seventy-Eight Thousand Three Hundred Eight Dollars (\$1,178,308.00) in the aggregate from appropriate lending institutions in the State of Maryland, the proceeds thereof to be used as provided for in this Act. Section 2. And Be It Further Enacted, that Harford County shall issue and sell from time to time upon the full faith and credit of Harford County, Maryland, in the manner hereinafter provided, an amount not exceeding One Million One Hundred Seventy-Eight Thousand Three Hundred Eight Dollars (\$1,178,308.00), aggregate principal amount of its notes or other evidence of indebtedness, the net proceeds of such sale to be used to finance the cost of construction, renovation, reconstruction, repair, improvement, extension, site acquisition, alteration and modification, including preparation of plans, drawings and specifications, development of ground and landscaping thereof and all customary appurtenances and equipment necessary for the Sod Run Wastewater Treatment Plant Project. The net proceeds of such notes or other indebtedness may also be used to finance any lawful modification of such Projects, or, to the extent then permitted by law, any other project lawfully undertaken by Harford County, Maryland, as may be provided by subsequent resolution or resolutions approved by the Harford County Council. Section 3. And Be It Further Enacted, that the Treasurer of Harford County, Maryland, prior to the issuance of any such notes or other

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evidence of indebtedness.

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evidence of indebtedness by the County, shall present the terms of

such indebtedness to the County Council for approval by resolution

of the County Council prior to the issuance of such notes or other

Section 4. And Be It Further Enacted, that such notes or other evidence of indebtedness shall not have a maturity in excess of 2 twelve (12) months from the date of issue. The Treasurer shall negotiate with two (2) or more lending institutions for the best 4 terms for the notes or other evidence of indebtedness. 5 Section 5. And Be It Further Enacted, that the notes or other 6 evidence of indebtedness shall bear interest at the rate or rates 7 so negotiated by the Treasurer, and approved by resolution of the 8 County Council of Harford County, and the notes or other evidence 9 of indebtedness when issued shall be issued in the name of 10 Harford County by the signature of the County Executive of Harford 11 County, Maryland, the corporate seal of the County shall be 12 imprinted on such notes, and such notes or other evidence of 13 indebtedness shall be attested by the manual signature of the 14 Director of Administration of Harford County, Maryland. 15 Section 6. And Be It Further Enacted, that immediately after the 16 sale of the notes or other evidence of indebtedness and approval 17 by a resolution of the Harford County Council the proceeds of 18 sale of such notes or other evidence of indebtedness shall be paid 19 to the Department of the Treasury of Harford County, Maryland. 20 The proceeds of the sale of the notes or other evidence of indebtedness shall be expended only to finance the Sod Run 22 Wastewater Treatment Plant Project. If the funds derived from 23 the sale of the notes or other evidence of indebtedness shall 24 exceed the amount needed for the Project, the excess funds so 25 borrowed and not expended by the County shall be applied by the 26 County in the payment of the notes or other evidence of indebtedness 27 28 so issued, unless the County Council of Harford County shall adopt a resolution allocating said excess funds to some other 29 program in accordance with the laws of Harford County, Maryland. 30

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LIBER Section 7. And Be It Further Enacted, that it is the intent and 1 sense of the Council that within twelve (12) months from the date 2 this Act becomes law, bonds be sold and issued by Harford County 3 upon the full faith and credit of the County for the purpose of 4 providing funds to finance other capital projects as approved in 5 the capital budgets for Harford County, Maryland, for the year 6 ending June, 1979, and to satisfy any notes or other evidence of 7 indebtedness issued pursuant to the terms and provisions of this 8 Act, such bonds to be issued prior to the maturity of any notes 9 or other evidence of indebtedness issued under the provisions of 10 this Act, and until any such bonds are issued, for the purpose 11 of paying interest and principal on any notes or other evidence 12 13 of indebtedness issued hereunder, there is hereby levied and there shall hereafter be levied in each fiscal year that any of the 14 15 notes are outstanding, ad valorem taxes on real and tangible 16 property and intangible property subject to taxation by the County 17 without limitation of rate or amount and, in addition, upon such 18 other intangible property as may be subject to taxation by the 19 County within limitations prescribed by law, in an amount 20 sufficient together with funds available from other sources, to 21 pay the annual interest on the outstanding notes or other 22 evidence of indebtedness as they mature; and the full faith and 23 credit and unlimited taxing; the power of the County is hereby irrevocably pledged to the punctual payment of the principal and 24 25 interest on the notes and other evidence of indebtedness as and 26 when they mature. Harford County, Maryland, by the passage of this Act, hereby covenants and agrees properly and promptly to perform 27 all other respective acts and duties as defined in the Act for 28 the levy and collection of the aforesaid ad valorem tax upon all 29 the assessable property within the corporate limits of Harford 30 County, Maryland, as the levy and collection of such a tax becomes 31

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79-31

necessary in order to pay the principal and interest on the notes or other evidence of indebtedness issued hereunder. By this Act, the Harford County Council hereby solemnly covenants and agrees with the holder of the notes or other evidence of indebtedness from time to time to take all action which the Harford County Council may be legally authorized and empowered to take in order to enforce in any year in which any of the notes are outstanding the guarantee of such notes by Harford County, Maryland.

Section 8. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the County to accept grant funds for a vital sewer project.

Effective: July 18, 1979

The Secretary of the Council does hereby sertify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Regule Markowskii

-5-

79-31

LIBER 5 PAGE 406 BY THE COUNCIL

Read the third time.		
Passed_LS	D 79-23 (July 17, 19	979) (WXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Raikedxafi		
	By order	
	Angela Max	kowski, Secretary
Sealed with the Coun	ity Seal and present	ed to the County Executive
for his approval thi	s 18th day o	f July , 19 79
at o'c		
A SAMA	Anyla Mar	skowski, Secretary
TAIN WELL	BY THE EXECUTIVE	
APPROVED:	County Executive Date 7/8/2	arrangs

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 18, 1979.

Angela Markowski de Angela Markowski, Council Secretary

EFFECTIVE DATE: July 18, 1979

Rec'd & Recorded 8/1 1979 at 3:20 P. M.

HDC Liber 5 Folio 400 & examined per
H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 5 PAGE 407
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-32 (as amended)

Introduced by Council President Hardwicke at request of County Executive		
Legislative Day No. 79-24 Date: September 4, 1979		
AN ACT to add new Section 18-6, heading, Road Names, to Article I, heading,		
In General, of Chapter 18, heading, Roads and Public Works, all		
of the Harford County Code, as amended; the new Section to		
provide for designation of road name changes in Harford County,		
and, specifically; the changing of the road designated as		
Jarrettsville Road in Harford County to Risteau Road; and to		
provide a designation of the area of the roadway affected by the		
name change: SPECIFICALLY, THE DESIGNATING OF JARRETTSVILLE ROAD		
IN HARFORD COUNTY WITH THE ADDITIONAL HISTORICAL DESIGNATION,		
RISTEAU ROAD; TO PROVIDE THAT JARRETTSVILLE ROAD SHALL BE		
RETAINED AS THE LEGAL DESIGNATION, AND TO DELINEATE THE AREA OF		
JARRETTSVILLE ROAD AFFECTED BY THE ADDITION.		
By the Council, <u>September 4, 1979</u>		
Introduced, read first time, ordered posted and public hearing scheduled		
on: October 9, 1979		
at: 6:30 P.M.		
By Order: Angela maslowskii, Secretary		
PUBLIC HEARING		
Having been posted and Notice of time and place		
of hearing and Title of Bill having been published according to the		
Charter, a public hearing was held on October 9, 1979		
and concluded on October 9, 1979		
O 1 > - 1 1: Saamatamy		
Angela Markouski, Secretary		

BILL NO. 79-32

AS AMENDED

890K 5 PAGE 408

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 18-6, heading, Road Names, be, and it is hereby added to Article I, heading, In General, of Chapter 18, heading, Roads and Public Works, all of the Harford County Code, as amended, all to read as follows:

CHAPTER 18. ROADS AND PUBLIC WORKS.

ARTICLE I. IN GENERAL.

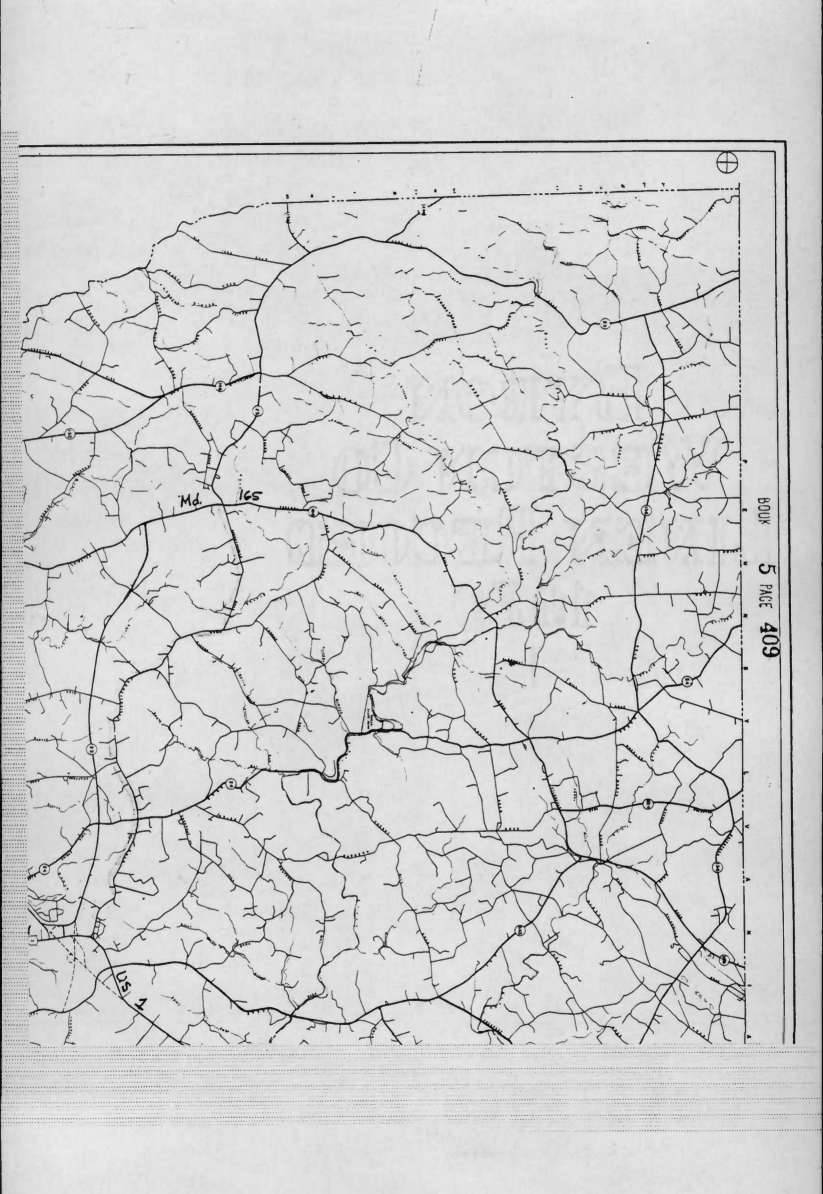
Section 18-6. Road Names.

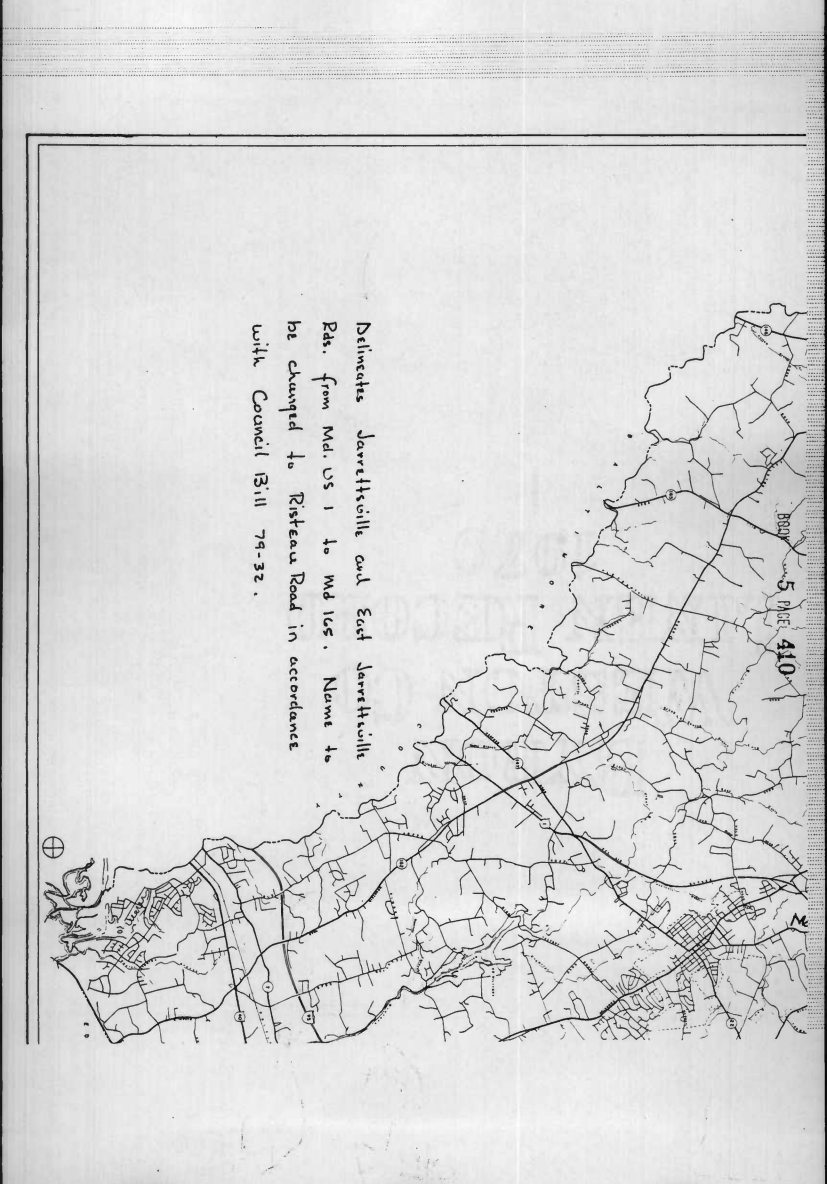
- (a) In accordance with the legislative powers granted to Harford County, Maryland, by Article 25A of the Annotated Code of Maryland, and Section 218 of the Charter of Harford County, Maryland, the following road in Harford County shall be designated as follows:
- (1) The County road known as Jarrettsville Road; running from U.S. Route 1 in Harford County to the State of Maryland, Route 165; shall from and after the date this Act is effective be known as Risteau Road. An official highway map;

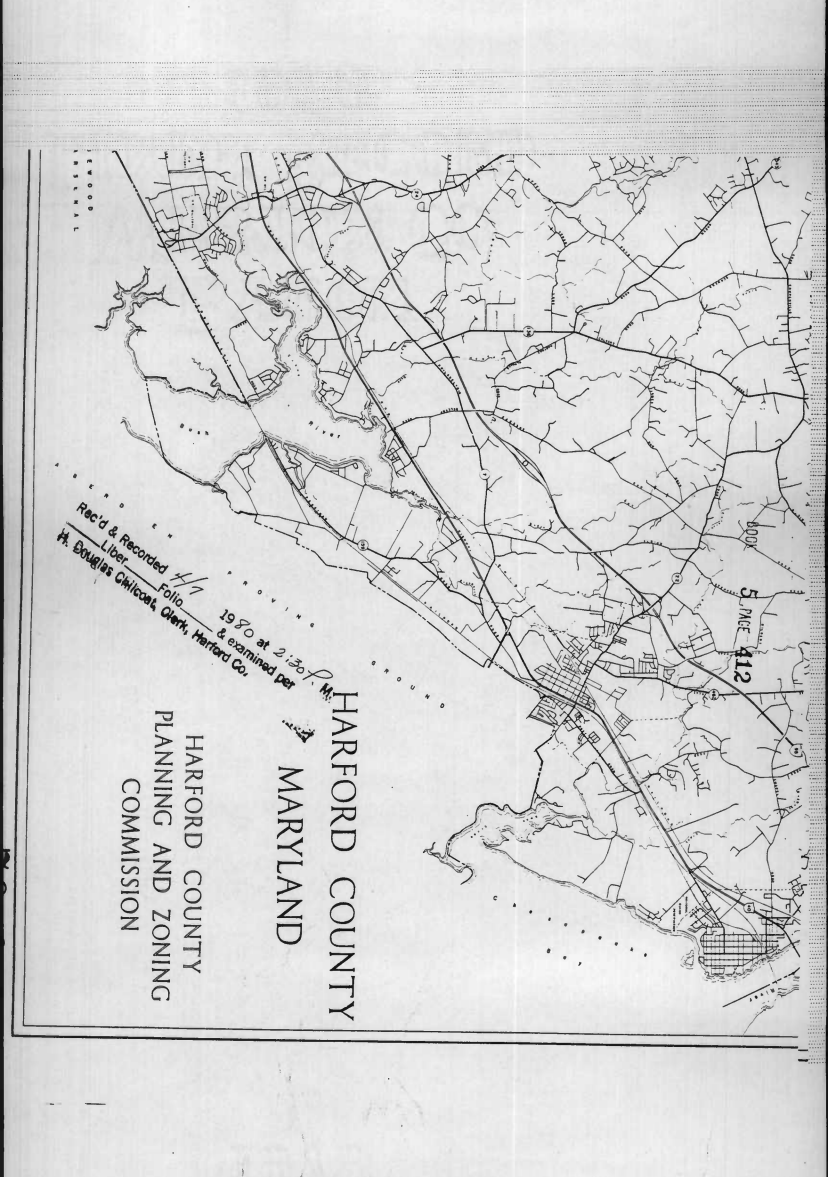
RUNNING FROM U.S. ROUTE 1 IN HARFORD COUNTY TO THE STATE OF
MARYLAND ROUTE 165 IN HARFORD COUNTY, SHALL ALSO BE KNOWN AS
RISTEAU ROAD. THE ADDITIONAL DESIGNATION IS FOR HISTORICAL
PURPOSES ONLY, AND THE LEGAL NAME OF THE ROAD SO DESCRIBED IN
THIS ACT SHALL REMAIN JARRETTSVILLE ROAD. AN OFFICIAL HIGHWAY
MAP, showing the course of the road, is attached hereto and made
a part of this Act. However, the map shall not be codified in
the Harford County Code, as amended.
Section 2. And Be It Turther Enacted, that this Act shall take

effect sixty (60) calendar days from the date it becomes law.

Effective: January 7, 1980







5007 5 PAGE 413

BY THE COUNCIL

Read the third time.

By order

Angle Marlameli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 7th day of November , 1979 at 3:00 o'clock P.M.



Angele Muslowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 8, 1979.

Angela Markowski, Council Secretar y

EFFECTIVE DATE: January 7, 1980

BILL NO. 79-33

Date: September 4, 1979

800% 5 MGE 414

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-33

Council Member John W. Schafer and Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-24

AN ACT to repeal and re-enact, with amendments, Section 8A-3, heading
National Electrical Code Adopted, of Article 1, heading, IN GENERAL,
of Chapter 8A, heading, ELECTRICITY, all of the Harford County Code
(as amended), to provide for the adoption by Harford County,
Maryland, of the 1978 National Electrical Code.
By the Council, September 4, 1979
Introduced, read first time, ordered posted and public hearing schedule
on: <u>October 9, 1979</u>
at: 6:30 P.M.
By Order: Angle Marlameli, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>October 9, 1979</u>
and concluded onOctober 9, 1979
angela Markawski, Secretary

BOOK 5 PAGE 415

Section 1. Be It Enacted By the County Council of Harford County, Maryland, that Section 8A-3, heading, National Electrical Code Adopted, of Article I, heading, IN GENERAL, of Chapter 8A, heading, ELECTRICITY, be, and it is hereby repealed and re-enacted with amendments, all to read as follows:

CHAPTER 8A. ELECTRICITY.

ARTICLE I. IN GENERAL.

Section 8A-3. National Electrical Code adopted.

(a) The National Electrical Code, 1978 Edition, including all appendices, as adopted by the National Fire Protection Association, Electrical Section, is hereby adopted as the Harford County Electrical Code and it is incorporated by reference thereto, and is made a part of this Chapter with the same force and effect as though set out in full herein, save and except such changes, amendments, revisions, deletions, substitutions and additions as are specified in this Chapter. All electrical installations in Harford County and all equipment used in Harford County shall meet the standards and requirements set forth by the National Electrical Code and this Chapter, all rules and regulations established in accordance with the Harford County Charter or this Chapter.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: December 10, 1979

79-33

The Serrotte of the Council does hereby certify this illicia (12) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski.

BOOK 5 PAGE 416 BY THE COUNCIL

By order

Read the third time.

Sealed with the County Seal and presented to the County Executive for his approval this 10th day of October , 1979 at 3:00 o'clock P.M.

BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill, having been approved by the Executive and

Angle Marloweli, Secretary

returned to the Council, becomes law on October 11, 1979.

EFFECTIVE DATE: December 10, 1979

Rec'd & Recorded +/7 1980 at 2:30 M. H. Douglas Chiloset, Clerk, Harriard Co.

BILL NO. 79-34

BOOK 5 PAGE 417 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-34

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-24 Date: September 4, 1979
AN EMERGENCY ACT to make an appropriation of grant funds to the Harford
County Commission on Aging, from unanticipated revenues
received from the Central Maryland Area Agency on Aging; to
provide funds for the purchase of equipment to serve
the elderly in Harford County, Maryland.
By the Council,September 4, 1979
By Order: Angela Marlocaki, Secretary
DUDLIC UEADING
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 9, 1979
and concluded on October 9, 1979
angele Markovski, Secretary

800x 5 PAGE 418

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County budget for the fiscal year ending June 30, 1980, and continuing thereafter in accordance with the terms of the grant; and

WHEREAS, the funds are part of the Central Maryland Area Agency on Aging Program for Human Services to the Elderly; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1980, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Central Maryland Area Agency on Aging in the below listed amounts for the purpose detailed:

17 Appropriation:

18 Grants Special Fund, Commission on Aging

Title III-B Human Services to Elderly

20 Grant Accounts Receivable

(Contractual Services)

88-06-15-00-09-02-11-xx 8,250.00 (Equipment)

The Secretary of the Council does hereby date it becomes law.

certify that fifther (12) copies of this bill are immediately available for distribution to

EFFECTIVE: October 11, 197the public and the press.

79-34

Augela Mashowski

BOOK 5 PAGE **419**

BY THE COUNCIL

Read the third time.

Passed_	LSD	79-28	(October	9,	1979)	(XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
XPatried:	exex.xP)	assage				

By order

angele Maskarski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 10th day of October, 19 79 at 3:00 o'clock P.M.



APPROVED:

Ayele Markenski, Secretary

BY THE EXECUTIVE

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 11, 1979.

angle Marlacele; Secretary

EFFECTIVE DATE: October 11, 1979

Rec'd & Recorded 4/7 19 90 at 2:30 P. M. HD C Liber 5 Folio 4/7 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

Date: September 4, 1979

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to make a supplemental appropriation from the General

BILL NO. 79-35

Legislative Day No. 79-24

Fund Reserve for Contingencies for the current listal year,
to provide funds for the Harford County Agricultural Extension
Service Budget, for the Gypsy Moth Extermination Program.
By the Council, September 4, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: October 9, 1979
at: 6:30 P.M.
By Order: Angele Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 9, 1979
and concluded on October 9, 1979
angela Markovski, Secretary
~~ 0 =
BILL NO. 9-35
DILL NOT

5 mor 421 BOOK

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1980, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary for the Gypsy Moth Extermination Program of Harford County, Maryland; and

WHEREAS, the Treasurer has certified that such funds are available for approrpiation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1980, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amounts for the purpose detailed: Appropriation:

From: General Fund Reserve for Contingencies

Account #70-13-17-00-01-00-07-01 \$ 1,735.00

General Fund Agriculture Extension Service TO:

Account #70-07-01-00-01-00-07-01 \$ 1,735.00

Total Appropriation \$ 1,735.00

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the proper operation of a vital county agricultural program, and shall take

EFFECTIVE: October 11, 1979

effect on the date it becomes law.

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The Secretary of the Compail does hereby certify that fire an (10) copies of this bill are immediately available for distribution to the public and the press.

79-35

BOW 5 MUE 422 BY THE COUNCIL

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 11, 1979.

angle Marlowski, Secretary

EFFECTIVE DATE: October 11, 1979

Rec'd & Recorded 4/7 1980 at 2:30 PM.

HDC Liber 5 Folio 420 & examined per

H. Douglas Chilcoet, Glerk, Herford Co.

BILL NO. 79-36

BOOK 5 PAGE 423

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-36

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-24 Date: September 4, 1979
AN EMERGENCY ACT to make a supplemental appropriation from the General
Fund Reserve for contingencies for the current fiscal year;
to provide funds for the Office of Disaster Preparedness and
Civil Defense of Harford County.
By the Council, September 4, 1979
Introduced, read first time, ordered posted and public hearing schedule
on: <u>October 9, 1979</u>
at: 6:30 P.M.
By Order: Angle Markacki, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>October 9, 1979</u>
and concluded on October 9, 1979
Angle Markanski, Secretary

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WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1980, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary for the operation of the Office of Disaster Preparedness and Civil Defense of Harford .

County; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE:

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1980, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amounts for the purpose detailed:

Appropriation:

General Fund - Office of Disaster Preparedness

& Civil Defense

Account #70-02-13-00-01-00-02-xx \$2,750.00

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation of the public health, safety and welfare and is necessary for the operation of a County agency, and shall take effect on the date it becomes law.

EFFECTIVE:

October 11, 1979
The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

augle Markewake

BOUY 5 FACE 425 BY THE COUNCIL

Read the	e third time.				
^	Passed_ L	SD 79-28 (Oc	tober 9, 1979)	KMX RHX XXX	*44
	Xiaxbalkat				
		By order			
		angel	machines	k. , Sec	retary
Sealed w	with the Coun	ty Seal and	presented to the	he County E	xecutive
for his	approval thi	s 10th	day of Oc	tober	. 1979
	:00 o'c				
SE COLOR DE LA COL		Angel. BY THE EXE	CUTIVE	L, Sec	retary
APPROVED		County Exe	nas Pursar Extire	rg/	/
		Date No	ctosur 11, 11	arg	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 11, 1979.

angela Marlocale; Secretary

EFFECTIVE DATE: October 11, 1979

Rec'd & Recorded 4/1 1980 at 2):369. M. ADC Liber 5 Folio 423 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-37
AS AMENDED

BOOK 5 PAGE 426

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-37 (As AMENDED)

Introduced by Council President Hardwicke at request of County Executive	e
Legislative Day No. 79-24 Date: September 4, 1979	
AN EMERGENCY ACT to make an appropriation of grant funds to the Public	
Housing Agency from unanticipated revenues received	
from the Regional Planning Council of Maryland,	
Section 8 Program; to provide funds for the Regional	
Housing Assistance Program:	
By the Council, September 4, 1979	
Introduced, read first time, ordered posted and public hearing schedul	e d
on: October 9, 1979	
at: 6:30 P.M.	
By Order: angle Markeneli, Secretary	
Sy order	
PUBLIC HEARING	
Having been posted and Notice of time and place	
of hearing and Title of Bill having been published according to the	
Charter, a public hearing was held onOctober 9, 1979	

and concluded on October 9, 1979

Angela Marlacocki, Secretary

800K 5 PAGE 427

1	WHEREAS, the County Executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	County budget for the fiscal year ending June 30, 1980; and
4	WHEREAS, the funds are part of the Regional Planning
5	Council's Housing Assistance Program; and
6	WHEREAS, the funds shall be used for a housing assist-
7	ance program (Section 8); and
8	WHEREAS, the appropriation of the funds is in accord-
9	ance with the provisions of Section 518 of the Charter of
10	Harford County, Maryland.
11	NOW, THEREFORE,
12	Section 1. Be It Enacted By The County Council of Harford County,
13	Maryland, that the current expense budget for the fiscal year
14	ending June 30, 1979 1980, be, and it is hereby amended by making
15	an emergency appropriation and expenditure from monies received
16	from the Regional Planning Council in the below listed amounts
17	for the purpose detailed:
18	Appropriation:
19	Grants Special Fund
20	Housing Commission
21	Regional Section 8 - Existing Program
22	Grant Accounts Receivable Acct. #28-00-03-80-15-00-00-00
23	\$ 113,954
24	Total Grant Accounts Receivable \$ 113,954
25	Grants Special Fund
26	Housing Commission
27	Regional Section 8 - Existing Program
28	Grant Expenditure Acct. #88-01-41-00-03-00-02-XX \$ 1,000 (Travel)
30	#88-01-41-00-03-00-03-XX \$ 111,065 (Contractual Services)
31	

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79-37 AS AMENDED

	BOUK 5 PAGE 428
1	#88-01-41-00-03-00-04-XX \$ 469 (Rents & Utilities)
2	(Rents d Otlittes)
3	#88-01-41-00-03-00-05-XX \$ 420
4	(Supplies & Materials)
	#88-01-41-00-03-00-08-XX \$ 1,000
	(Other Charges)
7	Total Grant Expenditures
8	Section 2. And Be It Further Enacted, that this Act is hereby
9	declared to be an Emergency Act, necessary for the protection of
10	the public health, safety and welfare, and a vital County housing
11	program, and shall take effect on the date it becomes law.
12	EFFECTIVE: October 11, 1979
13	

-3-

BOOK 5 TAGE 429

BY THE COUNCIL

third	time.
	third

Passed LSD 79-28 (October 9, 1979) (with amendments)

Kaikled xxx Rassage

By order

angels Mulainski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 10th day of October , 19 79 at 3:00 o'clock P.M.



APPROVED:

angle Markowki, Secretary

BY THE EXECUTIVE

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 11, 1979.

Angela Markovski, Secretary

EFFECTIVE DATE: October 11, 1979

Rec'd & Recorded #7 19 80 at 2:30 P. M. #DC. Liber 5 Folio #26 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BOUN 5 PAGE 430

BILL NO. 79-38
AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-38 (As AMENDED)

Introduced by Council President Hardwicke at request of County Executiv
Legislative Day No. 79-24 Date: September 4, 1979
AN EMERGENCY ACT to make an appropriation of grand GRANT funds to the
Public Housing Agency from unanticipated revenues received
from the U.S. Department of Housing and Urban Development
Regional Housing Counseling Prorgam; to provide funds for
the establishment of a Housing Counseling and Outreach
Program.
11 1 2 5 4, 18 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

	By the	e Council, September 4, 1979
Introduced,	read first	time, ordered posted and public hearing scheduled
	on:	October 9, 1979
	at:	6:30 P.M.
	By Order:	and markenski, Secretary

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on October 9, 1979

and concluded on October 9, 1979

Angele Markewski, Secretary

5 PAGE 431 BOOK

WHEREAS, the County Executive has recommended an

'	whereas, the county executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	County budget for the fiscal year ending June 30, 1980; AND
4	CONTINUING THEREAFTER IN ACCORDANCE WITH TERMS OF THE GRANT; and
5	WHEREAS, the funds are part of the Regional Housing
6	Counseling and Outreach Program; and
7	WHEREAS, the appropriation of funds is in accordance
8	with the provisions of Section 518 of the Charter of Harford Coun-
9	ty, Maryland.
10	NOW, THEREFORE:
11	Section 1. Be It Enacted By The County Council of Harford County,
12	Maryland, that the current expense budget for the fiscal year
13	ending June 30, 1980, be, and it is hereby amended by making an
14	emergency appropriation and expenditure from monies received from
15	the U.S. Department of Housing and Urban Development in the below
16	listed amounts for the purpose detailed:
17	Appropriation:
18	Grants Special Fund
19	ACCOUNTS RECEIVABLE
20	Housing Commission
21	Regional Housing Counseling Program
22	Grant Accounts Receivable
23	Acct. No. 28-00-03-80-69-00-00 \$ 34,000.00
24	Total Count Accounts Decimalia
25	Total Grant Accounts Receivable \$ 34,000.00
26	GRANTS SPECIAL FUND, GENERAL GOVERNMENT, HOUSING COMMISSION
27	REGIONAL HOUSING COUNSELING PROGRAM
28	Grant Expenditure Acct. #88-01-41-00-04-00-01-XX \$ 26,000.00 (Personal Services)
29	
30	#88-01-41-00-04-00-02-XX \$ 2,000.00 (Travel)
31	#88-01-41-00-04-00-08-XX \$ 4,000.00
32	(OTHER CHARGES) 2,000.00

500Y 5 PAGE 432

#88-01-41-00-04-00-14-XX	 \$	4,000.00
(BENEFITS)		

300K 5 PAGE 433 BY THE COUNCIL

Read	the	third	time.

Passed LSD 79-28 (October 9, 1979) (with amendments) Rathed xof xrassage

By order

angle Markanki, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 10th day of October , 19 79 at 3:00 o'clock P.M.



APPROVED:

Angela Markerski, Secretary

BY THE EXECUTIVE

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 11, 1979.

angele Markuski, Secretary

EFFECTIVE DATE: October 11, 1979

Rec'd & Recorded 47 19 80 at 2:30 P. M.
Liber___Folio___ & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-39
AS AMENDED

BOOK 5 PAGE 434
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council President Hardwicke at request of County Executive

BILL NO. 79-39 (As AMENDED)

Legislative Day No. 79-24 Date: September 4, 1979
AN EMERGENCY ACT to establish the assessment basis and annual assessment
of Dembytown Road Water, First Election District, Water Project
No. 6323 6328, in accordance with the requirements of County law.
By the Council, September 4, 1979
Introduced, read first time, ordered posted and public hearing schedu
on: October 9, 1979
at: <u>7:30 P.M.</u>
By Order: Qayla Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 9, 1979
and concluded onOctober 9, 1979
A. Marker , Secretary
Angela Markowski, Secretary

BILL NO. 79-39
AS AMENDED

ed

BOOK 5 DAGE 435

WHEREAS, the County Executive has recommended, pursuant to Harford County law, that an assessment basis and annual assessment be established for certain property in Harford County, Maryland; and WHEREAS, the requirements of the Charter of Harford County, Maryland, and County law have been satisfied. NOW, THEREFORE, Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the following assessment basis and annual assesment rate for the below described property in Harford County, Maryland, be, and it is hereby established as set out below: The Front Foot Benefit Assessment for Dembytown Road Water, First Election District, Water Project No. 6238 6328, beginning on January 1, 1980, shall be One Dollar and Five Cents (\$1.05) per foot per year, to run for the duration of the bond, not to exceed twenty-five (25) years. Section 2. And Be It Turther Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the payment of interest and principal on bonds issued by Harford County, Mary-

land, and shall take effect on the date it becomes law.

EFFECTIVE: October 11, 1979

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BOOK 5 PAGE 436 BY THE COUNCIL

Passed 79-28 (October 9, 1979)	(with amendments)
Fedden of the sage	
By order	
angela Marken	Secretary
Sealed with the County Seal and presented to	the County Executive
for his approval this 10th day of	October , 1979
at 3:00 o'clock P.M.	
Angela Markon	L. Secretary
BY THE EXECUTIVE	
APPROVED: Johnson and Gounty Executive	ong
Date School 11 9 BY THE COUNCIL	1979
This Bill, having been approved by th	he Executive and

Angele Markevele, Secretary

EFFECTIVE DATE: October 11, 1979

Rec'd & Recorded +/7 1980 at 2:30 P. M. HDC Liber 5 Folio +30 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

800Y 5 MOE 437

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-40

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-25 Date: September 11, 1979
AN EMERGENCY ACT to establish the assessment basis and annual
assessment of the Mountain Road Water Extension Project
Number 6339, First Election District, in accordance with
the requirements of County law.
By the Council, • September 11, 1979
Introduced, read first time, ordered posted and public hearing schedule
on: <u>October 16, 1979</u>
at: 7:15 P.M.
By Order: <u>Angela Markowski</u> , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on October 16, 1979
and concluded on October 16, 1979
angle Marlowski, Secretary

BILL NO. 79-40

5 PAGE 438 SOUR

WHEREAS, the County Executive has recommended, pursuant to Harford County law, that an assessment basis and annual assessment be established for certain property in Harford County, Maryland; and

WHEREAS, the requirements of the Charter of Harford County, Maryland, and County law have been satisfied.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the following assessment basis and annual assessment rate for the below described property in Harford County, Maryland, be, and it is hereby established as set out below:

The Front Foot Benefit Assessment for the Mountain 13 Road Water Extension Project Number 6339, beginning on January 1, 14 1980, shall be Ninety-Five Cents (95¢) per foot, per year, to run 15 for the duration of the bond, not to exceed twenty-five (25) years. Section 2. And Be It Turther Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the payment of interest and principal on bonds issued by Harford County, Maryland, and shall take effect on the date it becomes law. EFFECTIVE: October 18, 1979

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The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Ingle Markewski

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BOOK 5 PAGE 439

BY THE COUNCIL

Read the third time.

Passed_	LSD	79-29	(October	16,	1979)	_XATKMXAMRHAMRXKRX

			121			

By order

Angle Marbouli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 17th day of October 1979 at 3:00 o'clock P.M.



APPROVED:

angele marlecoli, Secretary

BY THE EXECUTIVE

County Executive

Date B Och

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 18, 1979.

Angela Markauski, Secretary

EFFECTIVE: October 18, 1979

Rec'd & Recorded 4/7 1980 at 2:30 P. M. ADC. Liber 5 Folio 437 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-42

Date: September 18, 1979

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-42

Legislative Day No. 79-26

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to make	a supplemental appropriation from the General
Fund Reserve for (Contingencies for the current fiscal year; to
provide funds for	the hiring of personnel for the Department
of Treasury for Ha	arford County, Maryland.
By th	ne Council, September 18, 1979
Introducéd, read first	time, ordered posted and public hearing schedu
on:	October 16, 1979
at:	6:30 P.M.
By Order:	Angele Marlowski, Secretary
	- Congress of the Congress of
	PUBLIC HEARING
Havir	ng been posted and Notice of time and place
	Bill having been published according to the
	ng was held on October 16, 1979
and concluded onOc	tober 16, 1979 .
19	1 1 m 1 1.
	Angela Markovski, Secretary

5 PAGE 441 8008

WHEREAS, the County Executive has recommended a 2 supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1980, in accordance with Section 517 4 of the Charter of Harford County, Maryland; and WHEREAS, such funds are necessary for the hiring of 5 additional personnel for the Department of Treasury; and 6 WHEREAS, the Treasurer has certified that such funds 7 8 are available for appropriation. NOW, THEREFORE, 10 Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year 12 ending June 30, 1980, be, and it is hereby amended by making an 13 appropriation from the General Fund Reserve Contingencies in 14 the below listed amounts for the purpose detailed: Appropriation: 16 FROM: General Fund Reserve for Contingency 17 . . . \$ 8,800.00 Account #70-13-17-00-01-00-07-01 . . . 18 TO: General Fund Department of the Treasury 19 . . . \$ 8,800.00 Section 2. And Be It Lurther Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the operation of a 23 County Department, and shall take effect on the date it becomes 24 law. 25 EFFECTIVE: October 18, 1979 26 27 The Secretary of the Council does bareby 28 certify that fifteen (15) copies of this bill are immediately available for distribution to 29 the public and the press. 30 Secretary Secretary 31

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BOCY 5 PAGE 442

BY THE COUNCIL

Read the thir	d ti	me.
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Read the third time.
Passed LSD 79-29 (October 16, 1979 (WXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Failed of Ferrage
By order
Ayla Malauli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 17th day of October , 1979
at 3:00 o'clock P.M.
Angele Marlande, Secretary
BY THE EXECUTIVE
APPROVED: Manual Jarrana County Executive Date Matter 18, 1979
BY THE COUNCIL
This Bill, having been approved by the Executive and returned he Council, becomes law on October 18, 1979.

EFFECTIVE: October 18, 1979

to

Rec'd & Recorded 4/7 1980 at 2:34. M. M. Liber 5 Folio 446 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

angele Marlowski Secretary

BILL NO. 79-43

5 PAGE 443 BOUK

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-43 (AS AMENDED)

Council President Hardwicke at the request

INTRODUCED BY of the County Executive

LESGISLATIVE DAY NO.__

_DATE_September 18, 1979

AN ACT to authorize and empower Harford County, Maryland to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$6,750,000, such bonds to be designated "Harford County Hospital Bonds of 1980", the proceeds thereof to be used, in an amount not exceeding \$6,750,000 for the expansion, reconstruction, rehabilitation, renovation and improvement of Harford Memorial Hospital in Havre de Grace, Maryland, including site improvements, architectural and engineering services, preparation of plans, drawings and specifications and the development of the grounds and landscaping thereof, and all customary appurtenances and other equipment necessary or required as described on page 22A of the 1979-1980 Five Year Capital Program for Harford County; authorizing the County Executive of Harford County to execute an agreement (when approved by resolution of the Harford County Council) with Harford Memorial Hospital, Inc. providing for the loan of the proceeds of sale of the bonds to said hospital and providing the terms and conditions under which said hospital shall provide from its own sources of revenue PAYMENTS TO THE COUNTY for the timely payment of the maturing principal of and interest on the bonds as and when they become payable; prescribing the form and maturity of said bonds and other details incident to the sale thereof; providing that said bonds shall be issued on the full faith and credit of Harford County, Maryland; and providing for the disbursement of the proceeds of the sale of such bonds and for the leveling of taxes and for the payment of of such bonds and for the levying of taxes and for the payment of the principal of and interest on such bonds as they shall respectively mature.

BY THE COUNCIL, September 18, 1979

INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING SCHEDULED

ON: October 16, 1979

AT: 6:30 P.M.

BY ORDER: angele Marlaweli SECRETARY

PUBLIC HEARING

HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED ACCORDING TO THE CHARTER, A PUBLIC HEARING WAS HELD ON October 16, 1979 AND CONCLUDED ON ___October 16, 1979

agel Marlocki SECRETARY

BILL NO. 79-43

AS AMENDED

BGG/ 5 PAGE 444 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

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BE IT ENACTED, by the County Council of Harford 5 County, Maryland, that Harford County, Maryland is hereby authorized and empowered to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$6,750,000, such bonds to be designated 12 "Harford County Hospital Bonds of 1980", the proceeds thereof to be used, in an amount not exceeding \$6,750,000 for the expansion, reconstruction, rehabilitation, renovation and improvement of Harford Memorial Hospital in Havre de Grace, Maryland, including site improvements, architectural and engineering services, preparation of plans, drawings and specifications and the development of the grounds and landscaping thereof, and all customary 20 appurtenances and-other-equipment necessary or required as described on page 22A of the 1979-1980 Five Year Capital 21 Program for Harford County; authorizing the County Executive of Harford County to execute an agreement (when approved by resolution of the Harford County Council) with Harford 24 Memorial Hospital, Inc. providing for the loan of the 25 26 proceeds of sale of the bonds to said hospital and providing the terms and conditions under which said hospital shall provide from its own sources of revenue for the timely payment of TO THE COUNTY OF FUNDS TO PAY the maturing principal 29 of and interest on the bonds as and when they become payable; 30 31 prescribing the form and maturity of said bonds and other details incident to the sale thereof; providing that said bonds

> 79-43 AS AMENDED

5 PAGE 445 BOOK

1 shall be issued on the full faith and credit of Harford County, 2 Maryland; and providing for the disbursement of the proceeds of the sale of such bonds and for the levying of taxes and for the payment of the principal of and interest on such bonds as they shall respectively mature.

WHEREAS, in accordance with the provisions of Section 406 of the Charter of Harford County, the Director of Planning has heretofore transmitted to the County Executive the recommendations of the Planning Advisory Board for Capital Improvements during the fiscal year ending June 30, 1980; and

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WHEREAS, in accordance with the provisions of Section 505 of the Charter of Harford County, the County Executive has reviewed such recommendations in light of the existing capital program and the County Executive and the 16 Director of Administration has included said recommendations . for capital improvements, as amended, in the proposed 1979-1980 Capital Program which have been submitted to the County Council and the County Council has adopted a Capital Program and a Capital Budget for the fiscal year ending June 30, 1980; and

WHEREAS, as a part of the said Capital Program and the Capital Budget for the fiscal year ending June 30, 1980, it is necessary that Harford County, Maryland, borrow a sum not exceeding \$6,750,000 to be used to finance the cost of the expansion, reconstruction, rehabilitation, renovation and improvement of the Harford Memorial Hospital, Havre de Grace, Maryland; and

WHEREAS, the County Council of Harford County has authority to incur debts on behalf of the County; and

WHEREAS, the County Council of Harford County is 32 hereby authorized to enact an Ordinance adopted in accordance

800Y 5 PAGE 446

with Section 524 of the Charter of Harford County and other applicable provisions of the law providing for the issuance and sale and for the designation, form, tenor, denomination, maturities, and the interest rates payable on any bonds issued under such Act; and to levy annually ad valorem taxes upon the assessable property within the County sufficient, together with other taxes and other available funds, to provide for the payment of the interest on and principal of any bonds so issued; and

WHEREAS, the proposed bond issue is within the legal limitation on the indebtedness of Harford County, Maryland; and

WHEREAS, it is necessary to provide funds for the construction, reconstruction, improvement, extension and rehabilitation, the cost of acquiring any sites, making site improvements, architectural and engineering services, including preparation of plans, drawings and specifications, the development of the grounds and landscaping thereof and all customary appurtenances and equipment for Harford Memorial Hospital, Inc., Havre de Grace, Harford County, Maryland; and

WHEREAS, after written recommendations of the County Executive, public hearing and affirmative vote of at least five (5) members of the Harford County Council, the capital budgets for the year ending June 30, 1980 have been amended and adopted.

NOW, THEREFORE, in accordance with the provisions of the Charter of Harford County:

Section 1. Be it further enacted by the County Council of Harford County, Maryland, that Harford County shall issue and sell, upon the full faith and credit of Harford County, Maryland, in the manner hereinafter provided, not exceeding

1 \$6,750,000 aggregate principal amount of serial maturity, coupon bonds, the net proceeds of such sale to be used for the expansion, reconstruction, rehabilitation and renovation, architectural and engineering services, furnishing equipment, making site improvements, preparation of plans, drawings and specifications and the development of grounds and landscaping thereof for Harford Memorial Hospital, Inc., Havre de Grace, Maryland AND OTHER EXPENSES RELATED TO THE PROJECT DESCRIBED ON PAGE 22A OF THE 1979-1980 FIVE YEAR CAPITAL PROGRAM FOR HARFORD COUNTY. The net proceeds of Harford 11 County Hospital Bonds of 1980 may also be used to finance 12 any lawful modification of such projects, or to the extent 13 then-permitted-by-law,-any-other-project-lawfully-undertaken by-Harford-County,-Maryland,-as-may-be-provided-by-subsequent legislation-or-resolution-approved-by-the-Harford-County Council HEREINAFTER PROVIDED, TO PAY THE PRINCIPAL OF THE BONDS. 16 The issue or series of bonds authorized by this Act shall be known as "Harford County Hospital Bonds of 1980" (herein sometimes called the "Bonds"). Section 2. Be it further enacted by the County Council of 21 Harford County, Maryland, that the Bonds shall be issued pursuant to the authority of the Act and shall be dated March 1, 1980. The Bonds shall be issued in the denomination 23 of Five Thousand Dollars (\$5,000.00) each, and shall be 24 numbered from one (1) consecutively upward in the order of their maturities. The Bonds shall mature over a period of 26 twenty (20) years from their date in twenty (20) annual 27 serial installments beginning in the year 1981 and ending 28 in the year 2000. The Bonds shall mature on March 1 in each of said years as follows: \$300,000 in each of the years 1981 to 1990, inclusive, and \$375,000 \$340,000 in each of the years 1999 to 2000, inclusive,

1	Section 3. Be it further enacted by the County Council of
2	Harford County, Maryland that the Bonds which mature on or
3	before March 1, 1990, are not subject to redemption prior
4	to their maturities. The Bonds which mature on and after
5	March 1, 1991, shall be subject to redemption as a whole or
6	in part, and if in part, in the inverse order of maturities,
7	at the option of the County on March 1, 1990, or on any
8	interest payment date thereafter upon notice of call for
9	redemption given by publication at least thirty (30) days
10	prior to the date of redemption in a newspaper published
11	and circulating in Harford County and in the City of
12	Baltimore, Maryland, and also in a financial newspaper
13	published and circulating in the City of New York, New
14	York, at a redemption price, expressed as a percentage of
15	the principal amount of the Bonds to be redeemed, set
16	forth in the table below, together with interest accrued
17	to the date fixed for redemption:

18	Date of Redemption Optional Redemption Price		
19	March 1, 1990 or September 1, 1990 103%		
20	March 1, 1991 or September 1, 1991 102-1/2%		
21	March 1, 1992 or September 1, 1992 102%		
22	March 1, 1993 or September 1, 1993 101-1/2%		
23	March 1, 1994 or September 1, 1994 101%		
24	March 1, 1995 or September 1, 1995 100-1/2%		
25	March 1, 1996 and thereafter 100%		
26	If less than all of the Bonds of any one maturity shall be		
27	called for redemption, the particular Bonds to be redeemed		
28	shall be selected by lot by First National Bank, Baltimore,		
29	Maryland, Bond Paying Agent.		
30	Section 4. Be it further enacted by the County Council of		
31	Harford County, Maryland that the Bonds shall bear interest		
32	at the rate or rates named by the successful bidder for the		

1 Bonds in accordance with the Notice of Sale hereinafter set forth, and said interest shall be payable semiannually on the first day of September and March in each of the years that the Bonds are outstanding in accordance with the interest coupons to be attached hereto. The Bonds, when issued, shall be executed in the name of Harford County, Maryland, by the facsimile signature of the County Executive of Harford County, Maryland, and a facsimile of the corporate seal of the County shall be imprinted on each of the Bonds attested by the manual signature of the Director of Administra-11 tion of Harford County. The facsimiles of said signature 12 and said seal shall be engraved, printed or lithographed on 13 each of the Bonds in accordance with, and pursuant to the authority of Section 13-18, inclusive, of Article 31 of the 15 Annotated Code of Maryland (1957 Edition and 1970 Supplement). 16 Interest falling due on and prior to maturity shall be represented by appropriate interest coupons attached to the Bonds, which coupons shall be authenticated, in the name of 18 Harford County, Maryland, by the facsimile signature of the County Executive of Harford County, and such signature shall be engraved, printed or lithographed on said coupons. The Bonds shall be subject to registration as to principal only in the name or names of the owner or owners thereof, in the event such owner or owners desire to have such Bond 24 registered, on books kept for that purpose at the principal office of First National Bank, Baltimore, Maryland, hereby designated as Bond Registrar. The principal and 27 interest of the Bonds shall be payable at the principal office of First Natonal Bank, Baltimore, Maryland, hereby designated as Paying Agent. There shall be printed on each bond the text of the approving legal opinion of bond counsel with respect to the Bonds. Such printed text

800K 5 PAGE 450

shall be certified in the name of Harford County to be a correct copy of said opinion by the facsimile signature of the County Executive of Harford County. Except as provided hereinafter or in resolutions of the Harford County Council adopted prior to the issuance of the Bonds, the Bonds shall be in substantially the following form, which form, together with all covenants and conditions therein contained, is hereby adopted by the Harford County Council as and for the form of obligation to be incurred by Harford County, and said covenants and conditions, including the promise to pay therein contained, are hereby made binding upon Harford County, Maryland, in accordance with the endorsement on said Bonds.

5 PAGE 451 BOOK

UNITED STATES OF AMERICA

STATE OF MARYLAND

HARFORD COUNTY, MARYLAND

HARFORD COUNTY HOSPITAL BONDS OF 1980

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(Dated March 1, 1980)

HARFORD COUNTY, MARYLAND, a body politic and corporate organized and existing under the Constitution and laws of the State of Maryland, hereby acknowledges itself indebted and, for value received, promises to pay to the bearer of this bond, or if it be registered, to the registered owner, the principal sum of 14 FIVE THOUSAND DOLLARS (\$5,000.00)

ON MARCH FIRST

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upon presentation and surrender of this bond and to pay interest thereon, from the date of this bond at the rate per centum (______%) per annum until payment of said principal sum, such interest to the maturity hereof being payable on September 1, 1980, and semiannually thereafter on the first day of March and September in each year upon presentation and surrender of the annexed coupons as they severally become due and payable.

Both the principal of and interest on this bond will be paid in lawful money of the United States of America, at the time of payment, at the principal office of First National Bank, Baltimore, Maryland.

This bond may be registered as to principal only in the name of the owner on the registration books kept for that purpose at the principal office of

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First National Bank, Baltimore, Maryland, and such registration shall be noted on the back of this bond, after which no transfer hereof shall be valid unless made on the said registration books by the registered owner hereof in person or by his duly authorized attorney, and similarly noted on this bond, but the same may be discharged from registry by being transferred on the registration books in the manner aforesaid to bearer, but it may again be registered as before. The registry of this bond as to principal shall not restrain the negotiability of the interest coupons attached hereto, which shall continue to be payable to bearer.

This bond is one of a duly authorized issue or series of bonds aggregating Six Million Seven Hundred Fifty Thousand Dollars (\$6,750,000) in principal amount, which are of the denomination of Five Thousand Dollars (\$5,000) each. These bonds mature serially in installments on the first day of March in each of the years 1981 to 2000, inclusive, as follows: \$300,000 \$335,000 in each of the years 1981 to 1990, inclusive, and \$375,000 \$340,000 in each of the years 1991 to 2000, inclusive. These bonds are numbered from one (1) consecutively upwards in the order of their maturities, are of like tenor except as to maturity, number and interest rate, are issued pursuant to and in full conformity with the provisions of the Charter of Harford County, as amended, and by virtue of due proceedings had and taken by the Harford County Council particularly an Ordinance enacted entitled Bill No. and a resolution on adopted on

The full faith and credit and unlimited taxing power of Harford County, Maryland, is pledged to the punctual payment of the principal of and interest on this

1 bond according to its terms, and said County covenants and agrees punctually to pay the principal of this bond and the interest thereon, at the dates and in the manner mentioned herein and in the coupons hereto appertaining, according to the true intent and meaning thereof.

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The bonds of the issue of which this is one which. mature on or before March 1, 1990 are not subject to redemption prior to their maturities. The Bonds which mature on and after March 1, 1991, shall be subject to redemption as a whole or in part, and if in part, in the inverse order of maturities, at the option of the County on March 1, 1990, or on any interest payment date thereafter upon notice of call for redemption given by publication at least thirty (30) days prior to the date of redemption in a newspaper published and circulating in Harford County and in the City of Baltimore, Maryland and also in a financial newspaper published and circulating in the City of New York, New York at a redemption price, expressed as a percentage of the principal amount of the Bonds to be redeemed, set forth in the table below, together with interest accrued to the date fixed for redemption:

22	Date of Redemption	Optional Redemption Price
23	March 1, 1990 or September 1, 1990	103%
24	March 1, 1991 or September 1, 1991	102-1/2%
25	March 1, 1992 or September 1, 1992	102%
26	March 1, 1993 or September 1, 1993	101-1/2%
27	March 1, 1994 or September 1, 1994	101%
28	March 1, 1995 or September 1, 1995	100-1/2%
29	March 1, 1996 and thereafter	100%
30	If less than all of the Bonds of any	one maturity shall be
31	called for redemption, the particula	r Bonds to be redeemed

shall be selected by lot by First National Bank, Baltimore,

800Y 5 FACE 454

Maryland, Bond Paying Agent.

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It is hereby certified and recited that each and every act, condition and thing required to exist, to be done, to have happened and to be performed precedent to and in the issuance of this bond, does exist, has been done, has happened and has been performed in full and strict compliance with the Constitution and laws of the State of Maryland, the Charter of Harford County and the Ordinance and Resolution above referred to, and that the issue of bonds of which this is one, together with all other indebtedness of Harford County, Maryland, is within every debt and other limit prescribed by the Constitution and laws of said State and the Charter of Harford County, and that due provision has been made for the levy and collection, if and when necessary, of an annual ad valorem tax or taxes (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index For Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively), upon all the legally assessable property within the corporate limits of Harford County, Maryland, as prescribed by law, in rate and amount sufficient to provide for the payment, when due, of the interest on and the principal of this bond.

IN WITNESS WHEREOF, Harford County, Maryland, has caused this bond to be executed in its name by the facsimile signature of the County Executive, which signature has been imprinted thereon, and has also caused a facsimile of its

corporate seal to be imprinted hereon, attested by the manual signature of the Director of Administration, all as of the first day of March, 1980.

ATTEST: HARFORD COUNTY, MARYLAND

BY:

Director of Administration County Executive

79-43 AS AMENDED

AS AMENDED

	TAUE 430
1	(Form of Coupon)
2	HARFORD COUNTY, MARYLAND
3	No. No.
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5	On the first day of , 19 , HARFORD
6	COUNTY, MARYLAND, will pay to the bearer, upon presentation
7	and surrender of this coupon, the amount shown hereon at
8	the principal office of First National Bank, Baltimore,
9	Maryland, being six (6) months' interest then due on its
10	Harford County Hospital Bonds of 1980 dated March 1, 1980
11	and bearing No
12	HARFORD COUNTY, MARYLAND
13	
14	BY:
15	County Executive
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17	
18	(Form of Registration)
19	
20	(No writing hereon except by an officer of First National Bank
21	Baltimore, Maryland, Bond Registrar)
22	
23	Date of Registry Name of Registered Holder Registered By
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BOOK 2 PAGE 456 -A

(Form of Certification of Legal Opinion) to appear on panel to left of Filing Back

and correct copy of the complete approving legal opinion of Messrs. White, Mindel, Clarke & Hill, Baltimore, Maryland, with respect to the issue of bonds, of which this bond is one, that the original of said opinion was manually executed, dated and issued as of the date of delivery of, and payment for, said issue of bonds and that an executed copy thereof is on file with the Paying Agent.

HARFORD COUNTY, MARYLAND

BY:

County Executive

(Here insert text of legal opinion relating to this issue of bonds.)

79-43 AS AMENDED NOTHING INTENDED

TO BE

RECORDED ON THIS PAGE

800X 5 PAGE 457

Section 5. Be it further enacted by the County Council of Harford County, Maryland, That, the Bonds shall be sold by bids on sealed proposals to the bidder therefor for cash whose bid is deemed to be for the best interest of Harford County, Maryland after giving at least ten days' public notice by advertisement inserted twice in one or more daily or weekly newspapers having a general circulation in Harford County, Maryland, said sale to be held not sooner than ten days following the first insertion of said advertisement. Said advertisement shall also be published in "The Daily Bond Buyer", a financial journal published in the City of The Award of the Bonds, if made, shall be made by the Harford County Council to the bidder offering the lowest net interest cost, such interest cost to be determined by computing the total interest to maturity on all Bonds sold and deducting therefrom the premium bid, if any. The sale of the Bonds shall be held on February 20, 1980, at the office of the County Council of Harford County, Maryland, located at 45 South Main Street, Bel Air, Maryland, at 11:00 o'clock A.M., E.S.T., or E.D.T. (whichever time may then be in effect), or on such other date and at such other time as may be provided in an appropriate resolution of the Harford County Council. The advertisement for the issue of Bonds authorized by this Act shall be in substantially the following form:

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\$6,750,000

HARFORD COUNTY, MARYLAND HARFORD COUNTY HOSPITAL BONDS OF 1980

SEALED BIDS will be received by the Harford

County Council at its offices, 45 South Main Street, Bel Air,

Maryland, until 11:00 o'clock A.M., E.S.T. or E.D.T.

(whichever time may then be in effect) on February 20, 1980

for the purchase of the above bonds, which are described as

follows: dated March 1, 1980, coupon in form in the

denomination of \$5,000; registrable as to principal only;

principal and seni-annual interest (September 1 and

March 1) payable at First National Bank, Baltimore, Maryland;

and maturing March 1 as follows: \$300,000 in each of

the years 1981 to 1990, inclusive, and \$375,000 \$340,000 in

each of the years 1991 to 2000, inclusive.

The Bonds which mature on or before March 1,

1990 are not subject to redemption prior to their maturities.

The bonds which mature on and after March 1, 1991 shall be subject to redemption as a whole or in part, and if in part, in the inverse order of maturities, at the option of the County on March 1, 1990, or on any interest payment date thereafter upon notice of call for redemption given by publication at least thirty (30) days prior to the date of redemption in a newspaper published and circulating in Harford County and in the City of Baltimore, Maryland and also in a financial newspaper published and circulating in the City of New York, New York at a redemption REDEMPTION price, expressed as a percentage of the principal amount of the Bonds to be redeemed, set forth in the table below, together with interest accrued to the date fixed for redemption:

1	Date of Redemption Optional Redemption Price			
2	March 1, 1990 or September 1, 1990 103%			
3	March 1, 1991 or September 1, 1991 102-1/2%			
4	March 1, 1992 or September 1, 1992 102%			
5	March 1, 1993 or September 1, 1993 101-1/2%			
6	March 1, 1994 or September 1, 1994 101%			
7	March 1, 1995 or September 1, 1995 100-1/2%			
8	March 1, 1996 and thereafter 100%			
9	If less than all of the Bonds of any one maturity shall be			
10	called for redemption, the particular Bonds to be redeemed			
11	shall be selected by lot by First National Bank, Baltimore,			
12	Maryland, Bond Paying Agent.			
13	The bonds will be issued under the authority of an			
14	Ordinance approved by proceedings of the Harford County			
15	Council on , 1979. The proceeds of these			
16	bonds will be used to finance the cost of expansion,			
17	reconstruction, rehabilitation, renovation and improvement			
18	of the Harford Memorial Hospital in Havre de Grace, Maryland			
19	as set forth in the Ordinance and in the Annual Budget and			
20	Appropriation Ordinance of Harford County, Maryland for the			
21	year ending June 30, 1980.			
22	Bids must be for all of the bonds on prescribed			
23	forms and must be: accompanied by a certified check upon,			
24	or a cashier's or treasurer's check of, a responsible			
25	banking institution, payable to "Harford County, Maryland"			
26	for \$135,000 enclosed in a sealed envelope addressed to the			
27	Harford County Council at Bel Air, Maryland and marked on the			
28	outside "Proposal for Hospital Bonds of 1980". The Bonds			
29	will be awarded, if at all, to the bidder offering the			
30	lowest net interest cost to the Council, such cost to be			
31	determined by computing the total interest to maturity on			
32	all of the bonds and deducting therefrom the premium bid,			

if any. Bidders must bid at least par for the bonds and must specify the interest rate or rates to be paid thereon in multiples of 1/8th or 1/10th of 1%. Bidders may specify more than one rate of interest but not more than one interest rate for any serial maturity, nor a zero rate and the interest payable on any interest payment date shall be represented by a single coupon. The difference between the highest and lowest coupon rates shall not exceed two percent (2%).

These bonds will constitute an irrevocable pledge of the full faith and credit and unlimited taxing power of Harford County (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index For Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively). The issuance of the bonds is subject to legal approval by Messrs. White, Mindel, Clarke & Hill, Baltimore, Maryland, and copies of their opinion will be furnished without cost to the purchaser.

Additional information concerning this issue and the required form of proposal may be obtained from William O. Whiteford, Director of Administration, 45 South Main Street, Bel Air, Maryland. The Notice of Sale annexed to the bid form shall control as to the terms and conditions of the sale of this issue.

The right is reserved to reject any and all bids.

By Order of

HARFORD COUNTY COUNCIL

79-43 AS AMENDED

Section 6. Be it further enacted by the County Council of Harford County, Maryland, That, the official Notice of Sale shall be in substantially the form hereinafter set forth and the terms, provisions and conditions set forth in said form of Notice of Sale are hereby adopted and approved as the terms, provisions and conditions under which and the manner in which the Bonds shall be sold, issued and delivered at public sale. In addition, there is hereinafter set forth a form of Proposal to be used by all persons submitting proposals for the purchase of the Bonds. The official Notice of Sale and Proposal for the Bonds shall be in substantially the following form:

\$6,750,000

HARFORD COUNTY, MARYLAND

HARFORD COUNTY HOSPITAL BONDS OF 1980

SEALED BIDS will be received by the Harford County
Council in its offices located at 45 South Main Street,
Bel Air, Maryland, until 11:00 o'clock A.M., E.S.T. or E.D.T.
(whichever time shall then be in effect) on February 20,
1980 for the purchase of said bonds, all being dated
March 1, 1980, and bearing interest payable semi-annually
on the first days of September and March until maturity.
These bonds are issued under the provisions of an Ordinance
adopted by proceedings of the Harford County Council on

, 1979. These bonds mature on March 1, in each of the years 1981 to 2000, inclusive, as follows: \$300,000 in each of the years 1981 to 1990, inclusive, and \$375,000 \$340,000 in each of the years 1991 to 2000, inclusive.

The proceeds of the sale of these bonds will be used to finance the cost of expansion, reconstruction, rehabilitation, reconstruction and improvement of the Harford Memorial Hospital in Havre de Grace, Maryland, as more particularly set forth in the Ordinance and in the Annual Budget and Appropriation Ordinance of Harford County, Maryland for the year ending June 30, 1980.

The principal and interest of these bonds will be payable in lawful money of the United States of America at the time of payment at the principal office of First National Bank, Baltimore, Maryland.

The bonds will be issued in coupon form in the denomination of Five Thousand Dollars (\$5,000) each. The bonds will be subject to registration as to principal only

AS AMENDED

BOOK 5 PAGE 463

on books kept for that purpose at the principal office of First National Bank, Baltimore, Maryland.

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The bonds which mature on or before March 1, 1990 are not subject to redemption prior to their maturities. The bonds which mature on and after March 1, 1991 shall be subject to redemption as a whole or in part, and if in part, in the inverse order of maturities, at the option of the County on March 1, 1990 or on any interest payment date thereafter upon notice of call for redemption given by publication at least thirty (30) days prior to the date of redemption in a newspaper published and circulating in Harford County and in the City of Baltimore, Maryland and also in a financial newspaper published and circulating in the City of New York, New York at a redemption price, expressed as a percentage of the principal amount of the Bonds to be redeemed, set forth in the table below, together with interest accrued to the date fixed for redemption:

Date of Redemption Optional Redemption Price March 1, 1990 or September 1, 1990 103% March 1, 1991 or September 1, 1991 102-1/2% March 1, 1992 or September 1, 1992 102% March 1, 1993 or September 1, 1993 101-1/2% March 1, 1994 or September 1, 1994 101% March 1, 1995 or September 1, 1995 100-1/2% March 1, 1996 and thereafter 100% If less than all of the Bonds of any one maturity shall be

If less than all of the Bonds of any one maturity shall be called for redemption, the particular Bonds to be redeemed shall be selected by lot by First National Bank, Baltimore, Maryland, Bond Paying Agent.

Each bid must be submitted on the prescribed form accompanying the Official Statement and must be enclosed in a sealed envelope addressed to "Harford County Council,

79-43 AS AMENDED

AS AMENDED

800Y 5 PAGE 464

Bel Air, Maryland", and marked on the outside "Proposal for Hospital Bonds of 1980", such bid to be accompanied by a certified check upon, or a cashier's or treasurer's check of, a responsible banking institution, payable to "Harford County, Maryland" for \$135,000. The check of the successful bidder will be collected and the proceeds thereof retained by the Council to be applied in part payment for the bonds, and no interest will be allowed upon the amount thereof, but, in the event the successful bidder shall fail to comply with the terms of such bid, the proceeds of such check will be retained as and for full liquidated damages. The checks of the unsuccessful bidders will be returned promptly.

The Harford County Council will not consider and will reject any bid for the purchase of less than all of the above described Bonds. The right is reserved to reject any and all bids.

Bidders must bid at least par for the bonds and must specify the rate or rates of interest to be paid thereon, in multiples of one-eighth (1/8) or one-tenth (1/10) of one per centum (1%). Bidders may specify more than one rate of interest to be borne by the bonds, but may not specify more than one interest rate for the bonds of any serial maturity. A zero rate cannot be named for any maturity. The interest payable on any bond on any interest payment date shall be represented by a single coupon. The differences between the highest and lowest coupon rates shall not exceed two percent (2%).

Bids will be opened promptly after 11:00 o'clock A.M., E.S.T. or E.D.T. (whichever time shall then be in effect) on February 20, 1980, or on such other date and at such other time as may be provided in an appropriate

79-43 AS AMENDED

resolution of the Harford County Council. The award, if made, will be made promptly after the bids are opened to the bidder offering the lowest net interest cost to Harford County, Maryland, such interest cost to be determined by computing the total interest to maturity on all the bonds and deducting therefrom the premium bid, if any; provided, however, that if two or more bidders offer to purchase the bonds at the same lowest net interest cost, then such award will be made to the bidder offering the highest premium.

The bonds will be delivered to the successful bidder or bidders as soon as practicable, upon due notice and at the expense of the Council, at The Signature Company in New York, New York, upon payment of the successful bid (including any premium) plus accrued interest to the date of delivery; less the deposit theretofore made. Such payment shall be made in New York Clearing House funds by certified check upon, or cashier's or treasurer's check of, a responsible banking institution.

The payment of the interest on and principal of these bonds will be guaranteed by Harford County, Maryland, and such bonds will constitute an irrevocable pledge of the full faith and credit and unlimited taxing power of Harford County, Maryland (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index for Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar

800K 5 PAGE 466

year and as of January 1 in each budget year, respectively).

The right is reserved to reject any and all bids.

The issuance of these bonds will be subject to legal approval of Messrs. White, Mindel, Clarke & Hill, of Baltimore, Maryland, and a copy of their opinion will be delivered upon request, without charge, to the successful bidder for the bonds. The certified text of such approving legal opinion will be printed on each bond. There will also be furnished the usual closing papers, including a certificate stating that there is no litigation pending affecting the validity of the bonds.

A full financial statement concerning Harford

County, the required form of proposal, and other data in

reference thereto as may be desired will be supplied to

prospective bidders upon request made to William O. Whiteford,

Director of Administration, 45 South Main Street Bel Air,

Maryland.

By order of

HARFORD COUNTY COUNCIL

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PROPOSAL FOR HOSPITAL BONDS

2 Harford County Council

3 45 South Main Street

4 Bel Air, Maryland

Gentlemen:

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Subject to the provisions and in accordance with the terms of the annexed Notice of Sale, which is a part of this Proposal, we offer to purchase the obligations of Harford County, Maryland, described in such Notice, being \$6,750,000 Harford County Hospital Bonds of 1980, the bonds maturing in the several years shown in the table below to bear interest at the rates per annum set opposite such years, respectively, in said table, and to pay \$6,750,000, the par value of said obligations, plus a premium of

Dollars (\$), plus an amount equal to the interest on said obligations accrued to

the date of payment of the purchase price.

3	Year of Maturity	Principal Amount	Interest Rate	Year of Maturity	-	nterest Rate
	1981	\$300,000335,000	96	1991	¢275 000240 00	0 0
	1982	\$300,000333,000		1991	\$375,000340,00 \$375,000340,00	
2	1983	\$300,000335,000		1993	\$375,000340,00	
3	1984	\$300,000335,000	ac y a constant		\$375,000340,00	
1	1985	\$300,000335,000		1995	\$375,000340,00	
5	1986	\$300,000	8	1996	\$375,000340,00	0%
5	1987	\$300,000335,000	9	1997	\$375,000340,00	0
7	1988	\$300,000		1998	\$375,000340,00	0%
3	1989	\$300,000335,000		1999	\$375,000340,00	ه و
9	1990	\$300,090335,000		2000	\$375,000340,00	0 %

We enclose herewith a certified, cashier's or treasurer's check, payable to the order of "Harford County, Maryland", in the amount of \$135,000 which check is to be

79-43 AS AMENDED

800% 5 PAGE 468

AS AMENDED

1	applied in accordance with the annexed Notice of Sale.
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9	(The total net interest cost of this proposal is \$
0	The effective rate of interest is%. This is
1	requested to expedite and facilitate prompt determination
2	of best bid. It is not a part of the proposal. The omission
3	or inaccuracy of these figures will not affect the validity
4	of the proposal.) The differences between the highest and
5	lowest coupon rates shall not exceed two percent (2%).
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800% 5 PAGE 469

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Section 7. Be it further enacted by the Harford County Council that the County Council may, at any time, prior to the public sale of these bonds, by resolutions, change the date of sale, the date of bid opening, the dates of maturity of the bonds, the interest payment dates on the bonds, the aggregate dollar amount of bonds to be sold and the amount of bonds maturing in each year, provided, in no event shall the aggregate amount of bonds sold hereunder exceed \$6,750,000. Section 8. Be it further enacted by the County Council of Harford County, Maryland, That, immediately after the sale of the Bonds, the interest rate or rates payable thereon shall be fixed by a resolution of the Harford County Council in accordance with the terms and conditions of the sale of the Bonds. The Bonds shall thereupon be suitably printed or engraved and duly executed and delivered to the purchaser in accordance with the conditions of delivery set forth in the foregoing Notice of Sale. The proceeds of the sale of the Bonds, including any premium and accrued interest received therefor, shall be paid to the Department of the Treasury of Harford County and shall be deposited in a special account of Harford County, Maryland. Harford County, Maryland may, at its option, deduct from the gross proceeds received from the sale of the Bonds the cost of issuing the same, including the cost of advertising, printing and professional fees (including legal) and expenses. There shall be deducted from the total gross proceeds received from the sale of the Bonds the amount received on account. of accrued interest on the Bonds, which amount shall be set apart by the Treasurer of Harford County in a special fund and applied to the first maturing interest coupons of the Bonds. The balance of the proceeds of the sale of the Bonds shall be expended only to finance the expansion,

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reconstruction, rehabilitation, renovation and improvement of the Harford Memorial Hospital, Havre de Grace, Harford County, Maryland, as set forth in this Ordinance and as more particularly described in the Annual Budget and Appropriation Ordinance of Harford County, Maryland for the year ending June 30, 1980. If the funds derived from the sale of the Bonds shall exceed the amount needed to finance said : Harford Memorial Hospital Project as above described, the excess funds so borrowed and not expended by the County Council shall be applied by the County in payment of the next principal maturity of the Bonds so issued, unless the County Council shall adopt a resolution allocating said excess funds to finance any lawful modification of such projects, or to the extent then permitted by law, any-other-project-lawfully-undertaken-by-Harford-County, Maryland PROJECT as may be provided by subsequent resolution or resolutions approved by the Harford County Council. Section 9. Be it further enacted by the County Council of Harford County, Maryland, That, for the purpose of paying the interest on and principal of the Bonds authorized by this Act, there is hereby levied and there shall hereafter be levied in each fiscal year that any of the Bonds are outstanding, ad valorem taxes on real and tangible personal property and intangible property subject to taxation by the County without WITHIN limitations prescribed by law, in an amount sufficient together with funds available from other sources, to pay the annual interest on the outstanding Bonds and to redeem the Bonds maturing during the succeeding year; and the full faith and credit and the unlimited taxing power of the County are hereby irrevocably pledged to the punctual payment of the principal of and interest on the Bonds as and when they mature. Harford County,

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Maryland, by the passage of this Ordinance hereby covenants and agrees properly and promptly to perform all of the respective acts and duties defined in the Act for the levy and collection of the aforesaid ad valorem tax (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index For Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively), upon all the assessable property within the corporate limits of Harford County, Maryland, as the levy and collection of such a tax becomes necessary in order to meet the debt service requirements of Harford County Hospital Bonds of 1980. By this Act, the Harford County Council hereby solemnly covenants and agrees with each of the holders, from time to time, of any of the Harford County General-Obligation HOSPITAL Bonds of 1980 to take all action which the Harford County Council may be legally authorized and empowered to take in order to enforce, in any year in which any of the Bonds are outstanding, the guarantee of such Bonds by Harford County. Section 10. Be it further enacted by the County Council of Harford County, Maryland, That the Bonds described herein shall not be delivered unless and until a loan agreement and lease agreement satisfactory to and approved by resolution of the Harford County Council has been executed on behalf of Harford County by the County Executive of Harford County, Maryland, said loan agreement to provide for the timely

payment by Harford Memorial Hospital, Inc. to the County of all sums necessary to pay the principal of and interest on THE 2 BONDS and granting to the County a security interest in all 3 receipts and chattels of the Hospital, and said loan agreement shall also provide that the Bonds shall not be delivered unless 5 and until the Maryland Health Services Cost Review Commission 6 has issued an Order approving the inclusion in Harford Memorial 7 Hospital, Inc.'s rates of amounts sufficient to enable Harford 8 Memorial Hospital to meet in a timely manner all the cash 10 requirements of the loan agreement, including (without limitation) interest on and principal of the Bonds and payments 11 to reserve funds maintained to secure the Bonds. 12 13 Section 11. Be-it-further-enacted-by-the-County-Council of-Harford-County,-Maryland,-that-this-Act-shall-take 14 effect-on-the-date-it-becomes-law. BE IT FURTHER ENACTED THAT THIS ACT SHALL TAKE EFFECT SIXTY (60) CALENDAR DAYS FROM THE 16 17 DATE IT BECOMES LAW. 18 EFFECTIVE: January 18, 1980

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BOOK 5 PAGE 473 BY THE COUNCIL

Read the third time.

Passed LSD 79-31 (November 13, 1979 (with amendments)
Ratked xxxx xxxxxxxxxxxxxx

By order

Angela Marlaceli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 15th day of November , 1979 at 3:00 o'clock P.M.



Angela Machowski, Secretary

BY THE EXECUTIVE

APPROVED:

Date Money Level 19/19

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 19, 1979.

Angele Marlambi, Secretary

Rec'd & Recorded 4/7 1980 at 2:34 P. M. #PC_Liber_5 Folio 4/3 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

79-43

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-44

Council President Hardwicke at the INTRODUCED BY request of the County Executive

LEGISLATIVE DAY NO. 79-26 DATE: September 18, 1979

AN ACT to authorize and empower Harford County, Maryland, to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$8,475,000, such bonds to be designated "Harford County General Obligation Bonds of 1980", the proceeds thereof to be used, in an amount not exceeding \$4,200,000 for the construction of an addition to and renovation of the existing Courthouse in Harford County, Maryland, including site improvements, architectural and engineering services, preparation of plans, drawings and specifications and the development of the grounds and landscaping thereof, and all customary appurtenances and other equipment necessary or required as described on page 12 of the 1979-1980 Five Year Capital Program for Harford County ("Courthouse Project"); in an amount not exceeding \$1,601,000 for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of a landfill and road to the Tollgate landfill, for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of a solid waste transfer facility in the southeastern portion of Harford County, Maryland, for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of a solid waste transfer facility in the northwestern portion of Harford County, Maryland, for the construction, reconstruction, improvement, extension, acquisition, alteration and site acquisition of a central balefill, to

be used as a solid waste disposal site in Harford County,

BY THE COUNCIL, September 18, 1979

INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING

SCHEDULED

ON: October 16, 1979

AT: 6:30 P.M.

BY ORDER: Angle Market , SECRETARY

PUBLIC HEARING

HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED ACCORDING TO THE CHARTER, A PUBLIC HEARING WAS HELD ON October 16, 1979

AND CONCLUDED ON October 16, 1979

BILL NO. 79-44

BILL NO. 79-44

BOOK 5 PAGE 475
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO.____

INTRODUCED BY			
LEGISLATIVE DAY NO DATE			
AN ACT Maryland, and for the construction, including architectural and engineering plans, of an access road for the Scarboro landfill, all of the foregoing being described on pages 14 and 14A of the 1978-1979 Harford County Five Year Capital Program and on pages 23, 24 and 25 of the 1979-1980 Harford County Five Year Capital Program ("Landfill Projects"); in an amount not exceeding \$360,000 for the acquisition and improvement of property and improvements known as Liberty Baptist Church, Route 155, Havre de Grace Maryland, as described on page 11 of the 1979-1980 Harford County Five Year Capital Program ("Liberty Baptist Church Project"); in an amount not exceeding \$200,000 to provide facilities and access for handicapped persons to public buildings, including repairs, site improvements, architectural and engineering plans, drawings, specificatic and repair and modernization of such buildings as described on page 8 of the 1978-1979 Harford County Five Year Capital Program and page 13 of the 1979-1980 Harford County Five Year Capital Program ("Handicapped Persons Renovations"); in an amount not exceeding \$100,000 for the construction, reconstruction, improvement, extension, alteration, repair and modernization of a student support services building for the Harford Community College, including architectural and engineering services and plans, drawings and specifications, landscaping and acquisition of equipment related to the operation thereof as described on page 90 of the 1979-1980 Harford County Five Year Capital Program ("Community College Project"); in an amount not exceeding \$247,500 for the construction, of fire department substation including construction, acquisition, reconstruction, improvement, extension, acquisition, acquisition, alteration, repair and modernization.			
BY THE COUNCIL,			
INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING SCHEDULED ON:			
AT:			
BY ORDER:, SECRETARY			
PUBLIC HEARING			
HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED ACCORDING TO THE CHARTER, A PUBLIC HEARING WAS HELD ON AND CONCLUDED ON			
BILL NO. 79-44			

BOOK 5 PAGE 476 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND BILL NO.____

INTRODUCED BY				
LEGISLATIVE DAY NO DATE				
AN ACT of fire department substations and buildings therefor, the cost of acquiring sites and making site improvements, architectural and engineering services, preparation of plans, drawings and specifications and development of grounds and landscaping thereof and acquisition of equipment related thereto as described on pages 15 and 16 of the 1978-1979 Harford County Five Year Capital Program and page 20 of the 1979-1980 Harford County Five Year Capital Program ("Fire Department Substations Project"); in an amount not exceeding \$100,000 for the construction, reconstruction, improvement, extension, alteration, repair and modernization of a central alarm system in Harford County, Maryland as described on page 17 of the 1978-1979 Harford County Five Year Capital Program ("Central Alarm System Project"); in an amount not exceeding \$436,400 for the construction, reconstruction, improvement, extension, acquisition, alteration, repair, site acquisition architectural and engineering services, preparation of plans, drawings and specifications, development of grounds and landscaping thereof and acquisition of equipment relate thereto for a multi-purpose senior activity center as described on page 19 of the 1978-1979 Harford County Five Year Capital Program and page 16 of the 1979-1980 Harford County Five Year Capital Program and page 16 of the 1979-1980 Harford County Five Year Capital Program ("Senior Activity Center Project"); in an amount not exceeding \$704,000 for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of public school buildings or buildings for school purposes in Harford County, including sites, the costs of acquiring sites, making site improvements, architectural and engineering services and preparation of plans, drawings				
BY THE COUNCIL,				
INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING SCHEDULED ON:				
BY ORDER:				
PUBLIC HEARING				
HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED ACCORDING TO THE CHARTER, A PUBLIC HEARING WAS HELD ON AND CONCLUDED ON				
	SECRETARY			
BILL NO.	79-44			

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO._

INTRODUCED BY_ LEGISLATIVE DAY NO.__ AN ACT and specifications for such schools, the purchase and construction of swimming pools, development of grounds and landscaping thereof and customary appurtenances, recreational and pedogogical equipment for such schools and to be used for the purchase of general equipment for such schools, including the C. Milton Wright High School, North Harford addition, Aberdeen Senior High School, Bel Air Senior High School, Slate Ride Elementary School, Bel Air Elementary School, Aberdeen Middle School and the John Archer School as described on pages 25, 26, 30, 34, 36, 38 and 40 of the 1978-1979 Harford County Five Year Capital Program and pages 38 and 42 of the 1979-1980 Harford County Five Year Capital Program ("School Projects"); in an amount not exceeding \$60,000 to be paid to or on behalf of the North Harford Community Association for the design, construction, installation and equipping of lighting for the ballfields of the North Harford High School, including all equipment related thereto as described on page 45A of the 1979-1980 Harford County Five Year Capital Program ("Ballfield Lighting Project"); in an amount not exceeding \$466,100 for the construction, reconstruction, remodeling, improvement, extension, site acquisition, architectural and engineering services and furnishing equipment for libraries in Harford County, Maryland, including site improvements, preparation of plans, drawings and specifications, development of the grounds and landscaping thereof and all customary appurtenances and other equipment necessary or required for such libraries to be used for the Edgewood Library, the Joppa Branch Library, and the North Harford Library as described on pages 77, 78 and 79 of the 1978-1979 Harford County Five Year Capital Program BY THE COUNCIL,_ INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING SCHEDULED BY ORDER: SECRETARY PUBLIC HEARING HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED ACCORDING TO THE CHARTER, A PUBLIC HEARING WAS HELD ON AND CONCLUDED ON_

BILL NO. 79-44

___, SECRETARY

BOOK 5 PAGE 478 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND BILL NO.____

INTRODUCED BY	
LEGISLATIVE DAY NO	DATE
indebtedness incurred by County from lending inst portion of the capital p forth in Bill No. 78-83 prescribing the form and details incident to the bonds shall be issued on Harford County, Maryland ment of the proceeds of levying of taxes and for	oviding for the repayment of certain the County on funds borrowed by the itutions to provide funds for a rojects enumerated herein as set enacted on December 5, 1978; maturity of said bonds and other sale thereof; providing that said the full faith and credit of; and providing for the disbursethe sale of such bonds and for the the payment of the principal of and sthey shall respectively mature.
BY THE COU	NCIL,
SCHEDULED	RDERED POSTED AND PUBLIC HEARING
	SECRETARY
PUBLIC	HEARING
OF HEARING AND TITLE OF BILL H.	TED AND NOTICE OF TIME AND PLACE AVING BEEN PUBLISHED ACCORDING NG WAS HELD ON
	SECRETARY
	BILL NO. 79-44

800% 5 PAGE 479

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

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BE IT ENACTED, by the County Council of Harford County, Maryland, that Harford County, Maryland is hereby authorized and empowered to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$8,475,000, such bonds to be designated "Harford County General Obligation Bonds of 1980", the proceeds thereof to be used, in an amount not exceeding \$4,200,000 for the construction of an addition to and renovation of the existing Courthouse in Harford County, Maryland, including site improvements, architectural and engineering services, preparation of plans, drawings and specifications and the development of the grounds and landscaping thereof, and all customary appurtenances and other equipment necessary or required as described on page 12 of the 1979-1980 Five Year Capital Program for Harford County ("Courthouse Project"); in an amount not exceeding \$1,601,000 for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of a landfill and road to the Tollgate landfill, for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of a solid waste transfer facility in the southeastern portion of Harford County, Maryland, for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of a solid waste transfer facility in the northwestern portion of Harford County, Maryland, for the construction, reconstruction, improvement, extension, acquisition, alteration

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and site acquisition of a central balefill to be used as a solid waste disposal site in Harford County, Maryland and for the construction, including architectural and engineering plans, of an access road for the Scarboro landfill, all of the foregoing being described on pages 14 and 14A of the 1978-1979 Harford County Five Year Capital Program and on pages 23, 24 and 25 of the 1979-1980 Harford County Five Year Capital Program ("Landfill Projects"); in an amount not exceeding \$360,000 for the acquisition and improvement of property and improvements known as Liberty Baptist Church, Route 155, Havre de Grace, Maryland, as described on page 11 of the 1979-1980 Harford County Five Year Capital Program ("Liberty Baptist Church Project"); in an amount not exceeding \$200,000 to provide facilities and access for handicapped persons to public buildings, including repairs, site improvements, architectural and engineering plans, drawings, specifications and repair and modernization of such buildings as described on page 8 of the 1978-1979 Harford County Five Year Capital Program and page 13 of the 1979-1980 Harford County Five Year Capital Program ("Handicapped Persons Renovations"); in an amount not exceeding \$100,000 for the construction, reconstruction, improvement, extension, alteration, repair and modernization of a student support services building for the Harford Community College, including architectural and engineering services and plans, drawings and specifications, landscaping and acquisition of equipment related to the operation thereof as described on page 90 of the 1979-1980 Harford County Five Year Capital Program ("Community College Project"); in an amount not exceeding \$247,500 for the construction of fire department substations, including construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization of fire

department substations and buildings therefor, the cost of 1 acquiring sites and making site improvements, architectural and 2 engineering services, preparation of plans, drawings and 3 specifications and development of grounds and landscaping thereof and acquisition of equipment related thereto as described on 5 pages 15 and 16 of the 1978-1979 Harford County Five Year 6 Capital Program and page 20 of the 1979-1980 Harford County 7 Five Year Capital Program ("Fire Department Substations 8 Project"); in an amount not exceeding \$100,000 for the con-9 struction, reconstruction, improvement, extension, alteration, 10 repair and modernization of a central alarm system in Harford 11 County, Maryland as described on page 17 of the 1978-1979 12 Harford County Five Year Capital Program ("Central Alarm System 13 Project"); in an amount not exceeding \$436,400 for the con-14 struction, reconstruction, improvement, extension, acquisition, 15 alteration, repair, site acquisition, architectural and 16 engineering services, preparation of plans, drawings and 17 specifications, development of grounds and landscaping thereof 18 and acquisition of equipment related thereto for a multi-19 purpose senior activity center as described on page 19 20 of the 1978-1979 Harford County Five Year Capital Program 21 and page 16 of the 1979-1980 Harford County Five Year 22 Program ("Senior Activity Center Project"); in an amount not 23 exceeding \$704,000 for the construction, reconstruction, 24 improvement, extension, acquisition, alteration, repair and 25 modernization of public school buildings or buildings for school 26 purposes in Harford County, including sites, the costs of 27 acquiring sites, making site improvements, architectural and 28 engineering services and preparation of plans, drawings and 29 specifications for such schools, the purchase and construction 30 of swimming pools, development of grounds and landscaping 31 . thereof and customary appurtenances, recreational and 32

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pedogogical equipment for such schools and to be used for the purchase of general equipment for such schools, including the C. Milton Wright High School, North Harford addition, Aberdeen Senior High School, Bel Air Senior High School, Slate Ridge Elementary School, Bel Air Elementary School, Aberdeen Middle School and the John Archer School as described on pages 25, 26, 30, 34, 36, 38 and 40 of the 1978-1979 Harford County Five Year Capital Program and pages 38 and 42 of the 1979-1980 Harford County Five Year Capital Program ("School Projects"); in an amount not exceeding \$60,000 to be paid to or on behalf of the North Harford Community Association for the design, construction, installation and equipping of lighting for the ballfields of the North Harford High School, including all equipment related thereto as described on page 45A of the 1979-1980 Harford County Five Year Capital Program ("Ballfield Lighting Project"); in an amount not exceeding \$466,100 for the construction, reconstruction, remodeling, improvement, extension, site acquisition, architectural and engineering services and furnishing equipment for libraries in Harford County, Maryland, including site improvements, preparation of plans, drawings and specifications, development of the grounds and landscaping thereof and all customary appurtenances and other equipment necessary or required for such libraries to be used for the Edgewood Library, the Joppa Branch Library, and the North Harford Library as described on pages 77, 78 and 79 of the 1978-1979 Harford County Five Year Capital Program and page 26 of the 1979-1980 Harford County Five Year Capital Program ("Library Projects"); providing for the repayment of certain indebtedness incurred by the County on funds borrowed by the County from lending institutions to provide funds for a portion of the capital projects enumerated herein as set forth in Bill No. 78-83

BOOK 5 PAGE 483

enacted on December 5, 1978; prescribing the form and maturity of said bonds and other details incident to the sale thereof; providing that said bonds shall be issued on the full faith and credit of Harford County, Maryland; and providing for the disbursement of the proceeds of the sale of such bonds and for the levying of taxes and for the payment of the principal of and interest on such bonds as they shall respectively mature.

WHEREAS, in accordance with the provisions of
Section 406 of the Charter of Harford County, the Director of
Planning has heretofore transmitted to the County Executive
the recommendations of the Planning Advisory Board for
Capital Improvements during the fiscal years ending June 30,
1979 and June 30, 1980; and

WHEREAS, in accordance with the provisions of Section 505 of the Charter of Harford County, the County Executive has reviewed such recommendations in light of the existing capital program and the County Executive and the Director of Administration has included said recommendations for capital improvements, as amended, in the proposed 1978-1979 and 1979-1980 Capital Programs which have been submitted to the County Council and the County Council has adopted a Capital Program and a Capital Budget for the fiscal years ending June 30, 1979 and June 30, 1980; and

WHEREAS, pursuant to Bill No. 78-83 enacted by the Harford County Council on December 5, 1978, Harford County, Maryland was authorized to borrow and did borrow în May 1979 funds for a portion of the capital projects enumerated herein in an aggregate amount of \$493,500 and now desires to issue and sell bonds to pay any such indebtedness incurred; and

WHEREAS, as a part of the said Capital Program and the Capital Budget for the fiscal year ending June 30, 1979 and

June 30, 1980, it is necessary that Harford County, Maryland, borrow a sum not exceeding \$8,475,000 to be used to finance the 3 cost of the construction, reconstruction, improvement, extension, site acquisition, architectural and engineering services, and 5 furnishings and equipment for the Library Projects, School Projects, Community College Projects, Court House Projects, Landfill Projects, Fire Department Substation Projects, 8 Liberty Baptist Church Project, Handicapped Persons Reno-9 vations, Central Alarm System Project, Senior Activity Center 10 Project, and Ballfield Lighting Project; and 11

WHEREAS, the County Council of Harford County has authority to incur debts on behalf of the County; and

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WHEREAS, the County Council of Harford County is hereby authorized to enact an Ordinance adopted in accordance with Section 524 of the Charter of Harford County and other applicable provisions of law providing for the issuance and sale and for the designation, form, tenor, denomination, maturities, and the interest rates payable on any bonds issued under such Act; and to levy annually ad valorem taxes upon the assessable property within the County sufficient, together with other taxes and other available funds, to provide for the payment of the interest on and principal of any bonds so issued; and

WHEREAS, the proposed bond issue is within the legal limitation on the indebtedness of Harford County, Maryland; and

WHEREAS, it is necessary to provide funds for the construction, reconstruction, improvement, extension, acquisition, alteration, repair and modernization, the cost of acquiring any sites, making site improvements, architectural and engineering services, including preparation of plans, drawings and specifications, the development of the grounds and

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landscaping thereof and all customary appurtenances and equipment for such Library Projects, School Projects, Community College Projects, Court House Projects, Landfill Projects, Fire Department Substation Projects, Liberty Baptist Church Project, Handicapped Persons Renovations, Central Alarm System Project, Senior Activity Center Project, and Ballfield Lighting Project in Harford County, Maryland; and

WHEREAS, after written recommendations of the County Executive, public hearing and affirmative vote of at least five (5) members of the Harford County Council, the capital budgets for the years ending June 30, 1979 and June 30, 1980 have been amended and adopted.

NOW, THEREFORE, in accordance with the provisions of

the Charter of Harford County: Section 1. Be it further enacted by the County Council of Harford County, Maryland, that Harford County shall issue and sell, upon the full faith and credit of Harford County, Maryland, in the manner hereinafter provided, \$8,475,000 aggregate principal amount of serial maturity, coupon bonds, the net proceeds of such sale to be used for the construction, reconstruction, remodeling, improvement, extension, site acquisition, architectural and engineering services, furnishing equipment, making site improvements, preparation of plans, drawings and specifications, and the development of grounds and landscaping thereof, in an amount not exceeding \$466,100 for the Library Projects; in an amount not exceeding \$100,000 for the Community College Projects; in an amount not exceeding \$704,000 for the School Projects; in an amount not exceeding \$4,200,000 for the Court House Project; in an amount not exceeding \$1,601,000 for the Landfill Projects;

in an amount not exceeding \$247,500 for the Fire Department

Substation Projects; in an amount not exceeding \$360,000 for

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the Liberty Baptist Church Project; in an amount not exceeding \$200,000 for Handicapped Persons Renovations; in an amount not exceeding \$100,000 for the Central Alarm System Project; in an amount not exceeding \$436,500 for the Senior Activity Center Project; and in an amount not exceeding \$60,000 for the Ballfield Lighting Project. The net proceeds of Harford County General Obligation Bonds of 1980 shall first be used to satisfy indebtedness incurred for such projects under Bill No. 78-83 and any excess proceeds may be used directly for such projects. The specific projects for which the proceeds of sale shall be used are the renovations to selected public buildings to provide access for handicapped persons, Harford Community College, Fire Department Substations, a Central Alarm System for Harford County including equipment, construction and development of a Senior Activity Center, renovation and additions including general equipment for the C. Milton Wright High School and North Harford High School Addition, Aberdeen Senior High School, Bel Air Senior High School, Slate Ridge Elementary Schoo, Bel Air Elementary School, Aberdeen Middle School and the John Archer School, ballfield lighting for the North Harford High School, renovation and additions to the Edgewood Library, the Joppa Branch Library and the North Harford Library, development of regional landfills at Scarboro Road and Tollgate Road, development of transfer stations in the southeastern part of the County and in Madonna and development of a central balefill for the Solid Waste Transfer Facility to implement the solid waste management plan of the County, purchase of the Liberty Baptist Church for use for the care and custody of retarded and handicapped citizens and construction, renovation and addition to the existing County Court House in Harford County, Maryland.

The net proceeds of Harford County General Obligation Bonds of 1980 may also be used to finance any lawful modification of such projects, or to the extent then permitted by law, any other project lawfully undertaken by Harford County, Maryland, as may be provided by subsequent legislation or resolution approved by the Harford County Council. The issue or series of bonds authorized by this Act shall be known as "Harford County General Obligation Bonds of 1980" (herein sometimes called the "Bonds"). Be it further enacted by the County Council of Section 2. Harford County, Maryland, that the Bonds shall be issued pursuant to the authority of the Act and shall be dated

Harford County, Maryland, that the Bonds shall be issued pursuant to the authority of the Act and shall be dated March 1, 1980. The Bonds shall be issued in the denomination of Five Thousand Dollars (\$5,000) each, and shall be numbered from one (1) consecutively upward in the order of their maturities. The Bonds shall mature over a period of twenty (20) years from their date in twenty (20) annual serial installments beginning in the year 1981 and ending in the year 2000. The Bonds shall mature on March 1 in each of said years as follows: \$420,000 in each of the years 1981 to 1999, inclusive, and \$495,000 in the year 2000.

Section 3. Be it further enacted by the County Council of Harford County, Maryland that the Bonds are not subject to redemption prior to their maturity.

Section 4. Be it further enacted by the County Council of Harford County, Maryland that the Bonds shall bear interest at the rate or rates named by the successful bidder for the Bonds in accordance with the Notice of Sale hereinafter set forth, and said interest shall be payable semiannually on the first day of September and March in each of the years that the Bonds are outstanding in accordance with the interest coupons to be attached hereto. The Bonds, when issued, shall be

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executed in the name of Harford County, Maryland, by the facsimile signature of the County Executive of Harford County, Maryland, and a facsimile of the corporate seal of the County shall be imprinted on each of the Bonds attested by the manual signature of the Director of Administration of Harford County. The facsimiles of said signature and said seal shall be engraved, printed or lithographed on each of the Bonds in accordance with, and pursuant to the authority of Section 13-18, inclusive, of Article 31 of the Annotated Code of Maryland (1957 Edition and 1970 Supplement). Interest falling due on and prior to maturity shall be represented by appropriate interest coupons attached to the Bonds, which coupons shall be authenticated, in the name of Harford County, Maryland, by the facsimile signature of the County Executive of Harford County, and such signature shall be engraved, printed or lithographed on said coupons. The Bonds shall be subject to registration as to principal only in the name or names of the owner or owners thereof, in the event such owner or owners desire to have such Bond registered, on books kept for that purpose at the principal office of First National Bank , Baltimore, Maryland, hereby designated as Bond Registrar The principal and interest of the Bonds shall be payable at the principal office of First National Bank , Baltimore, Maryland, hereby designated as Paying Agent. There shall be printed on each bond the text of the approving legal opinion of bond counsel with respect to the Bonds. Such printed text shall be certified in the name of Harford County to be a correct copy of said opinion by the facsimile signature of the County Executive of Harford County. Except as provided hereinafter or in resolutions of the Harford County Council adopted prior to the issuance of the Bonds, the Bonds shall be in

substantially the following form, which form, together with all covenants and conditions therein contained, is hereby adopted by the Harford County Council as and for the form of obligation to be incurred by Harford County, and said covenants and conditions, including the promise to pay therein contained, are hereby made binding upon Harford County, Maryland, in accordance with the endorsement on said Bonds.

800Y 5 FACE 490

UNITED STATES OF AMERICA

STATE OF MARYLAND

HARFORD COUNTY, MARYLAND

HARFORD COUNTY GENERAL OBLIGATION BONDS OF 1980

No.

No.

\$5,000

\$5,000

(Dated March 1, 1980)

HARFORD COUNTY, MARYLAND, a body politic and corporate organized and existing under the Constitution and laws of the State of Maryland, hereby acknowledges itself indebted and, for value received, promises to pay to the bearer of this bond, or if it be registered, to the registered owner, the principal sum of FIVE THOUSAND DOLLARS (\$5,000)

ON MARCH FIRST

Both the principal of and interest on this bond will be paid in lawful money of the United States of America, at the time of payment, at the principal office of First National Bank, Baltimore, Maryland.

This bond may be registered as to principal only in the name of the owner on the registration books kept for that purpose at the principal office of First National Bank,
Baltimore, Maryland, and such registration shall be noted on the back of this bond, after which no transfer hereof shall be

BOOK 5 FACE 491

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valid unless made on the said registration books by the registered owner hereof in person or by his duly authorized attorney, and similarly noted on this bond, but the same may be discharged from registry by being transferred on the registration books in the manner aforesaid to bearer, after which it shall be transferable by delivery, but it may again be registered as before. The registry of this bond as to principal shall not restrain the negotiability of the interest coupons attached hereto, which shall continue to be payable to bearer.

This bond is one of a duly authorized issue or series of bonds aggregating Eight Million Four Hundred Seventy Five Thousand Dollars (\$8,475,000) in principal amount, which are of the denomination of Five Thousand Dollars (\$5,000) each. These bonds mature serially in installments on the first day of March in each of the years 1981 to 2000, inclusive, as follows: \$420,000 in each of the years 1981 to 1999, inclusive, and \$495,000 in the year 2000. These bonds are numbered from one (1) consecutively upwards in the order of their maturities, are of like tenor except as to maturity, number and interest rate, are issued pursuant to and in full conformity with the provisions of the Charter of Harford County, as amended, and by virtue of due proceedings had and taken by the Harford County Council particularly an Ordinance enacted entitled Bill No. on and a Resolution adopted on

The full faith and credit and unlimited taxing power of Harford County, Maryland, is pledged to the punctual payment of the principal of and interest on this bond according to its terms, and said County covenants and agrees punctually to pay the principal of this bond and the interest thereon, at the dates and in the manner mentioned herein and in the

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coupons hereto appertaining, according to the true intent and meaning thereof.

The bonds of the issue of which this is one are not subject to redemption prior to their maturity.

It is hereby certified and recited that each and every act, condition and thing required to exist, to be done, to have happened and to be performed precedent to and in the issuance of this bond, does exist, has been done, has happened and has been performed in full and strict compliance with the Constitution and laws of the State of Maryland, the Charter of Harford County and the Ordinance and Resolution above referred to, and that the issue of bonds of which this is one, together with all other indebtedness of Harford County, Maryland, is within every debt and other limit prescribed by the Constitution and laws of said State and the Charter of Harford County, and that due provision has been made for the levy and collection, if and when necessary, of an annual ad valorem tax or taxes (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index For Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively) upon all the legally assessable property within the corporate limits of Harford County, Maryland, as prescribed by law, in rate and amount sufficient to provide for the payment, when due, of the interest on and the principal of this bond.

IN WITNESS WHEREOF, Harford County, Maryland, has

BOOK 5 MGE 493

caused this bond to be executed in its name by the facsimile signature of the County Executive, which signature has been imprinted thereon, and has also caused a facsimile of its corporate seal to be imprinted hereon, attested by the manual signature of the Director of Administration, all as of the first day of March, 1980.

By:

ATTEST:

HARFORD COUNTY, MARYLAND

Director of Administration

County Executive

890Y 5 PAGE 494

(Form of Coupon)

2	HARFORD COUNTY, MARYLAND
3	NoNo.
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5	On the first day of , 19 , HARFORD
6	COUNTY, MARYLAND, will pay to the bearer, upon presentation an
7	surrender of this coupon, the amount shown hereon at the
8	principal office of First National Bank , Baltimore, Maryland
9	being six (6) months' interest then due on its Harford County
10	General Obligation Bonds of 1980 dated March 1, 1980 and
11	bearing No.
12	HARFORD COUNTY, MARYLAND
13	
14	By:
15	County Executive
16	
17	
18	(Form of Registration)
19	(No writing hereon except by an officer of First National Bank
20	Baltimore, Maryland, Bond Registrar)
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22	Date of Registry Name of Registered Holder Registered By
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BOOK 5 PAGE 495

(Form of Certification of Legal Opinion) to appear on panel to left of Filing Back)

IT IS HEREBY CERTIFIED that the following is a true and correct copy of the complete approving legal opinion of Messrs. White, Mindel, Clarke & Hill, Baltimore, Maryland, with respect to the issue of bonds, of which this bond is one, that the original of said opinion was manually executed, dated and issued as of the date of delivery of, and payment for, said issue of bonds and that an executed copy thereof is on file with the Paying Agent.

HARFORD COUNTY, MARYLAND

Ву:	٠		•	٠	٠.	•			-		٠				•	•	٠	٠			٠	٠	٠		
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(Here insert text of legal opinion relating to this issue of bonds.)

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Section 5. Be it further enacted by the County Council of Harford County, Maryland, That, the Bonds shall be sold by bids on sealed proposals to the bidder therefor for cash whose bid is deemed to be for the best interest of Harford County, Maryland after giving at least ten days' public notice by advertisement inserted twice in one or more daily or weekly newspapers having a general circulation in Harford County, Maryland, said sale to be held not sooner than ten days following the first insertion of said advertisement. Said advertisement shall also be published in "The Daily Bond Buyer", a financial journal published The Award of the Bonds, if made, shall in the City of New York. be made by the Harford County Council to the bidder offering the lowest net interest cost, such interest cost to be determined by computing the total interest to maturity on all Bonds sold and deducting therefrom the premium bid, if any. The sale of the Bonds shall be held on February 20, 1980, at the office of the County Council of Harford County, Maryland, located at 45 South Main Street, Bel Air, Maryland, at 11:00 o'clock A.M., E.S.T. or E.D.T. (whichever time may then be in effect), or on such other date and at such other time as may be provided in an appropriate resolution of the Harford County The advertisement for the issue of Bonds authorized by this Act shall be in substantially the following form:

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\$8,475,000

HARFORD COUNTY, MARYLAND

HARFORD COUNTY GENERAL OBLIGATION BONDS OF 1980

SEALED BIDS will be received by the Harford County

Council at its offices, 45 South Main Street, Bel Air,

Maryland, until 11:00 o'clock A.M., E.S.T. or E.D.T. (whichever time may then be in effect) on February 20, 1980 for the purchase of the above bonds, which are described as follows:

dated March 1, 1980, coupon in form in the denomination of \$5,000; registrable as to principal only; principal and semi-annual interest (September 1 and March 1) payable at

First National Bank , Baltimore, Maryland; and maturing March 1 as follows: \$420,000 in each of the years 1981 and

1999, inclusive, and \$495,000 in the year 2000. The bonds are

not subject to redemption prior to their maturity.

The bonds will be issued under the authority of an Ordinance approved by proceedings of the Harford County Council on , 1979. The proceeds of these bonds will be used to finance the cost of construction, reconstruction, improvement, extension, acquisition, alteration, repair, the cost of acquiring sites, architectural and engineering services, including preparation of plans, drawings and specification, and the development of the grounds and landscaping thereof and all customary appurtenances and equipment, for certain Library Projects, School Projects, Community College Projects, Court House Projects, Landfill Projects, Fire Department Substation Projects, Liberty Baptist Church Project, Handicapped Persons Renovations, Central Alarm System Project, Senior Activity Center Project, and Ballfield Lighting Project, as more particularly set forth in the Ordinance and in the Annual Budget and Appropriation Ordinance of Harford County, Maryland

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for the years ending June 30, 1979 and June 30, 1980.

Bids must be for all of the bonds on prescribed forms and must be: accompanied by a certified check upon, or a cashier's or treasurer's check of, a responsible banking institution, payable to "Harford County, Maryland" for \$165,000 enclosed in a sealed envelope addressed to the Harford County Council at Bel Air, Maryland, and marked on the outside "Proposal for General Obligation Bonds of 1980". The Bonds will be awarded, if at all, to the bidder offering the lowest net interest cost to the Council, such cost to be determined by computing the total interest to maturity on all of the bonds and deducting therefrom the premium bid, if any. Bidders must bid at least par for the bonds and must specify the interest rate or rates to be paid thereon in multiples of 1/8th or 1/10th of 1%. Bidders may specify more than one rate of interest but not more than one interest rate for any serial maturity, nor a zero rate and the interest payable on any interest payment date shall be represented by a single coupon. The differences between the highest and lowest coupon rates shall not exceed two percent (2%).

These bonds will constitute an irrevocable pledge of the full faith and credit and unlimited taxing power of Harford County (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index for Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively). The

issuance of the bonds is subject to legal approval by Messrs. White, Mindel, Clarke & Hill, Baltimore, Maryland, and copies of their opinion will be furnished without cost to the purchaser.

Additional information concerning this issue and the required form of proposal may be obtained from William O. Whiteford, Director of Administration, 45 South Main Street, Bel Air, Maryland. The Notice of Sale annexed to the bid form shall control as to the terms and conditions of the sale of this issue.

The right is reserved to reject any and all bids.

BY ORDER OF
HARFORD COUNTY COUNCIL

800K 5 PAGE 500

Section 6. Be it further enacted by the County Council of Harford County, Maryland, That, the official Notice of Sale shall be in substantially the form hereinafter set forth and the terms, provisions and conditions set forth in said form of Notice of Sale are hereby adopted and approved as the terms, provisions and conditions under which and the manner in which the Bonds shall be sold, issued and delivered at public sale. In addition, there is hereinafter set forth a form of Proposal to be used by all persons submitting proposals for the purchase of the Bonds. The official Notice of Sale and Proposal for the Bonds shall be in substantially the following form:

BOOK 5 FASE 501

\$8,475,000

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HARFORD COUNTY, MARYLAND

HARFORD COUNTY GENERAL OBLIGATION BONDS OF 1980

SEALED BIDS will be received by the Harford County
Council in its offices located at 45 South Main Street,
Bel Air, Maryland, until 11:00 o'clock A.M., E.S.T. or E.D.T.

(whichever time shall then be in effect) on February 20, 1980
for the purchase of said bonds, all being dated March 1, 1980,
and bearing interest payable semi-annually on the first days
of September and March until maturity. These bonds are issued
under the provisions of an Ordinance adopted by proceedings
of the Harford County Council on , 1979.
These bonds mature on March 1, in each of the years 1981 to
2000, inclusive, as follows: \$420,000 in each of the years

1981 to 1999, inclusive, and \$495,000 in the year 2000.

The proceeds of the sale of these bonds will be used to finance the cost of construction, reconstruction, improvement, extension, acquisition, alteration, repair, the cost of acquiring sites, making site improvements, architectural and engineering services, including preparation of plans, drawings and specifications, and the development of the grounds and landscaping and all customary appurtenances and equipment for certain Library Projects, School Projects, Community College Projects, Court House Projects, Landfill Projects, Fire Department Substation Projects, Liberty Baptist Church Project, Handicapped Persons Renovations, Central Alarm System Project, Senior Activity Center Project, and Ballfield Lighting Project, as more particularly set forth in the Ordinance and in the Annual Budget and Appropriation Ordinance of Harford County, Maryland for the years ending June 30, 1979 and June 30, 1980.

800% 5 PAGE 502

The principal and interest of these bonds will be payable in lawful money of the United States of America at the time of payment at the principal office of First National Bank , Baltimore, Maryland.

The bonds will be issued in coupon form in the denomination of Five Thousand Dollars (\$5,000) each. The bonds will be subject to registration as to principal only on books kept for that purpose at the principal office of First National Bank , Baltimore, Maryland.

The bonds are not subject to redemption prior to their maturity.

Each bid must be submitted on the prescribed form accompanying the Official Statement and must be enclosed in a sealed envelope addressed to "Harford County Council, Bel Air, Maryland", and marked on the outside "Proposal for General Obligation Bonds of 1980", such bid to be accompanied by a certified check upon, or a cashier's or treasurer's check of, a responsible banking institution, payable to "Harford County, Maryland" for \$165,000. The check of the successful bidder will be collected and the proceeds thereof retained by the Council to be applied in part payment for the bonds, and no interest will be allowed upon the amount thereof, but, in the event the successful bidder shall fail to comply with the terms of such bid, the proceeds of such check will be retained as and for full liquidated damages. The checks of the unsuccessful bidders will be returned promptly.

The Harford County Council will not consider and will reject any bid for the purchase of less than all of the above described Bonds. The right is reserved to reject any and all bids.

Bidders must bid at least par for the bonds and must specify the rate or rates of interest to be paid thereon,

in multiples of one-eighth (1/8th) or one-tenth (1/10th) of one per centum (1%). Bidders may specify more than one rate of interest to be borne by the bonds, but may not specify more than one interest rate for the bonds of any serial maturity. A zero rate cannot be named for any maturity. The interest payable on any bond on any interest payment date shall be represented by a single coupon. The differences between the highest and lowest coupon rates shall not exceed two percent (2%).

Bids will be opened promptly after 11:00 o'clock

A.M., E.S.T. or E.D.T. (whichever time shall then be in effect)

on February 20, 1980, or on such other date and at such other

time as may be provided in an appropriate resolution of the

Harford County Council. The award, if made, will be made

promptly after the bids are opened to the bidder offering the

lowest net interest cost to Harford County, Maryland, such

interest cost to be determined by computing the total interest

to maturity on all the bonds and deducting therefrom the

premium bid, if any; provided, however, that if two or more

bidders offer to purchase the bonds at the same lowest net

interest cost, then such award will be made to the bidder

offering the highest premium.

The bonds will be delivered to the successful bidder or bidders as soon as practicable, upon due notice and at the expense of the Council, at The Signature Company in New York, New York, upon payment of the successful bid (including any premium) plus accrued interest to the date of delivery; less the deposit theretofore made. Such payment shall be made in New York Clearing House funds by certified check upon, or cashier's or treasurer's check of, a responsible banking institution.

The payment of the interest on and principal of these

8004 5 PAGE 5C4

bonds will be guaranteed by Harford County, Maryland, and such bonds will constitute an irrevocable pledge of the full faith and credit and unlimited taxing power of Harford County, Maryland (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index For Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively).

The right is reserved to reject any and all bids.

The issuance of these bonds will be subject to legal approval of Messrs. White, Mindel, Clarke & Hill, of Baltimore, Maryland, and a copy of their opinion will be delivered upon request, without charge, to the successful bidder for the bonds. The certified text of such approving legal opinion will be printed on each bond. There will also be furnished the usual closing papers, including a certificate stating that there is no litigation pending affecting the validity of the bonds.

A full financial statement concerning Harford

County, the required form of proposal, and other data in

reference thereto as may be desired will be supplied to

prospective bidders upon request made to William O. Whiteford,

Director of Administration, 45 South Main Street, Bel Air,

Maryland.

By Order of

HARFORD COUNTY COUNCIL

BOOK 5 PAGE 505

PROPOSAL FOR GENERAL OBLIGATION BONDS

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45 South Main Street Bel Air, Maryland Gentlemen:

Harford County Council

Subject to the provisions and in accordance with the terms of the annexed Notice of Sale, which is a part of this Proposal, we offer to purchase the obligations of Harford County, Maryland, described in such Notice, being \$8,475,000 Harford County General Obligation Bonds of 1980, the bonds maturing in the several years shown in the table below to bear interest at the rates per annum set opposite such years, respectively, in said table, and to pay \$8,475,000, the par value of said obligations, plus a premium of

Dollars (\$), plus an amount equal to the interest on said obligations accrued to the date of payment of the purchase price.

20	Year of Maturity		terest Rate	Year of Maturity	Principal Amount	Interest
			•••••			
22	1981	\$420,000	<u>. '. ' '.</u> %	1991	\$420,000	· · · · · · · · · · · · · · · · · · ·
23	1982	\$420,000		1992	\$420,000	
24	1983	\$420,000	8	1993	\$420,000	ę
25	1984	\$420,000		1994	\$420,000	
26	1985	\$420,000	. 8	1995	\$420,000	
27	1986	\$420,000	. 8	1996	\$420,000	
28	1987	\$420,000		1997	\$420,000	·
29	1988	\$420,000	. 8	1998	\$420,000	96
30	1989	\$420,000 _	<u> </u>	1999	\$420,000	96
31	1990	\$420,000	96	2000	\$495,000	§ 6

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We enclose herewith a certified, cashier's or treasurer's check, payable to the order of "Harford County, Maryland", in the amount of \$165,000 which check is to be applied in accordance with the annexed Notice of Sale.

BOOK 5 PAGE 507

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Section 7. Be it further enacted by the Harford County Council that the County Council may, at any time, prior to the public sale of these bonds, by resolutions, change the date of sale, the date of bid opening, the dates of maturity of the bonds and the interest payment dates on the bonds. Section 8. Be it further enacted by the County Council of Harford County, Maryland, That, immediately after the sale of the Bonds, the interest rate or rates payable thereon shall be fixed by a resolution of the Harford County Council in accordance with the terms and conditions of the sale of the Bonds. The Bonds shall thereupon be suitably printed or engraved and duly executed and delivered to the purchaser in accordance with the conditions of delivery set forth in the foregoing Notice of Sale. The proceeds of the sale of the Bonds, including any premium and accrued interest received therefor, shall be paid to the Department of the Treasury of Harford County and shall be deposited in a special account of Harford County, Maryland. Harford County, Maryland may, at its option, deduct from the gross proceeds received from the sale of the Bonds the cost of issuing the same, including the cost of advertising, printing and professional fees (including legal) and expenses. There shall be deducted from the total gross proceeds received from the sale of the Bonds the amount received on account of accrued interest on the Bonds, which amount shall be set apart by the Treasurer of Harford County in a special fund and applied to the first maturing interest coupons of the Bonds. The balance of the proceeds of the sale of the Bonds shall be expended only to finance the Library Projects, School Projects, Community College Projects, Court House Projects, Landfill Projects, Fire Department Substation Projects, Central Alarm System Project, Senior Activity Center Project and Ballfield Lighting Project, as set forth in this Ordinance and as more

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particularly described in the Annual Budget and Appropriation Ordinance of Harford County, Maryland for the years ending June 30, 1979 and June 30, 1980. If the funds derived from the sale of the Bonds shall exceed the amount needed to finance said Library Projects, School Projects, Community College Projects, Court House Projects, Landfill Projects, Fire Department Substation Projects, Liberty Baptist Church Project, Handicapped Persons Renovations, Central Alarm System Project, Senior Activity Center Project and Ballfield Lighting Project, the excess funds so borrowed and not expended by the County Council shall be applied by the County in payment of the next principal maturity of the Bonds so issued, unless the County Council shall adopt a resolution allocating said excess funds to finance any lawful modification of such projects, or to the extent then permitted by law, any other project lawfully undertaken by Harford County, Maryland as may be provided by subsequent resolution or resolution approved by the Harford County Council.

Section 9. Be it further enacted by the County Council of Harford County, Maryland, That, for the purpose of paying the interest on and principal of the Bonds authorized by this Act, there is hereby levied and there shall hereafter be levied in each fiscal year that any of the Bonds are outstanding, ad valorem taxes on real and tangible personal property and intangible property subject to taxation by the County without limitation on rate or amount, and, in addition, upon such other intangible property as may be subject to taxation by the County within limitations prescribed by law, in an amount sufficient together with funds available from other sources, to pay the annual interest on the outstanding Bonds and to redeem the Bonds maturing during the succeeding year; and the full faith and credit and the unlimited taxing power of the County are

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hereby irrevocably pledged to the punctual payment of the principal of and interest on the Bonds as and when they mature. Harford County, Maryland, by the passage of this Ordinance hereby covenants and agrees properly and promptly to perform all of the respective acts and duties defined in the Act for the levy and collection of the aforesaid ad valorem tax (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index For Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively) upon all the assessable property within the corporate limits of Harford County, Maryland, as the levy and collection of such a tax becomes necessary in order to meet the debt service requirements of Harford County General Obligation Bonds of 1980. By this Act, the Harford County Council may be legally authorized and empowered to take in order to enforce, in any year in which any of the Bonds are outstanding, the guarantee of such Bonds by Harford County. Section 10. Be it further enacted by the County Council of Harford County, Maryland, that this Act shall take effect on the date it becomes law.

EFFECTIVE: December 17, 1970 certary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Gazela Markovske Secretary

BOOK 5 MGE 510 BY THE COUNCIL

Read the third time.		
Passed 79-	29 (October 16, 1979	(WINDER XAMONY MINORY EV)
ralika xakxak	33 35 5	
	By order	
	Angele Mas	huski, Secretary
Sealed with the County	Seal and presented	to the County Executive
for his approval this	17th day of	October . 19 ⁷⁹
at	ck P.M.	
A REAL CARE	anyla Mark	Lusto, Secretary
SIND IN DE	BY THE EXECUTIVE	
APPROVED:	County Executive Date Actolice	18 1979

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 18, 1979.

Angela Marlowski, Secretary

EFFECTIVE: December 17, 1979

Rec'd & Recorded 4/7

1980 at 2:34 P. M.

HDC, Liber 5 Folio 474 & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

5 PAGE 511 BILL NO. 79-45

COUNTY COUNCIL OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-45

Council President Hardwicke at the INTRODUCED BY request of the County Executive
LEGISLATIVE DAY NO. 79-26 DATE: September 13, 1979
AN ACT to authorize and empower Harford County, Maryland to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$2,635,000, such bonds to be designated "Harford County Public Works Bonds of 1980", the proceeds thereof to be used, in an amount not exceeding \$2,593,793 for the construction of, addition to, renovation and expansion of the Sod Run Waste Water Treatment Plant in Harford County, Maryland, including site improvements, architectural and engineering services, preparation of plans, drawings and specifications and the development of the grounds and landscaping thereof, and all customary appurtenances and other equipment necessary or required as described on page 149 of the 1978-1979 Five Year Capital Program for Harford County, as amended by Bill No. 79-30, approved by the Harford County Council and in an amount not exceeding \$41,207 for the construction, reconstruction, improvement and extension of sewer service along Winter's Run as described on page 149 of the 1979-1980 Harford County Five Year Capital Program ("Water and Sewer Projects"); prescribing the form and maturity of said bonds and other details incident to the sale thereof; providing that said bonds shall be issued on the full faith and credit of Harford County, Maryland; and providing for the disbursement of the proceeds of the sale of such bonds and for the levying of taxes and for the payment of the principal of and interest on such bonds as they shall respectively mature.
BY THE COUNCIL, September 18, 1979
Introduced, read first time, ordered posted and public hearing scheduled
ON: <u>October 16, 1979</u>
AT: 6:30 P.M.
BY ORDER: dayela Markaski ,Secretar
PUBLIC HEARING
Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on October 16, 1979 and concluded on October 16, 1979

BILL NO. 79-45

angele Marlacke; Secretary

EGGS 5 PAGE 512

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BE IT ENACTED, by the County Council of Harford County, Maryland, that Harford County, Maryland is hereby authorized and empowered to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$2,635,000, such bonds to be designated "Harford County Public Works Bonds of 1980", the proceeds thereof to be used, in an amount not exceeding \$2,593,793 for the construction of, addition to, renovation and expansion of the Sod Run Waste Water Treatment Plant in Harford County, Maryland, including site improvements, architectural and engineering services, preparation of plans, drawings and specifications and the development of the grounds and landscaping thereof, and all customary appurtenances and other equipment necessary or required as described on page 149 of the 1978-1979 Five Year Capital Program for Harford County, as amended by Bill No. 79-30, approved by the Harford County Council and in an amount not exceeding \$41,207 for the construction, reconstruction, improvement and extension of sewer service along Winter's Run as described on page 149 of the 1979-1980 Harford County Five Year Capital Program ("Water and Sewer Projects"); prescribing the form and maturity of said bonds and other details incident to the sale thereof; providing that said bonds shall be issued on the full faith and credit of Harford County, Maryland; and providing for the disbursement of the proceeds of the sale of such bonds and

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BOOK 5 PAGE 513

for the levying of taxes and for the payment of the principal of and interest on such bonds as they shall respectively mature.

WHEREAS, in accordance with the provisions of Section 406 of the Charter of Harford County, the Director of Planning has heretofore transmitted to the County Executive the recommendations of the Planning Advisory Board for Capital Improvements during the fiscal years ending June 30, 1979 and June 30, 1980; and

WHEREAS, in accordance with the provisions of Section 505 of the Charter of Harford County, the County Executive has reviewed such recommendations in light of the existing capital program and the County Executive and the Director of Administration has included said recommendations for capital improvements, as amended, in the proposed 1978-1979 and 1979-1980 Capital Programs which have been submitted to the County Council and the County Council has adopted a Capital Program and a Capital Budget for the fiscal years ending June 30, 1979 and June 30, 1980; and

WHEREAS, as a part of the said Capital Program and the Capital Budget for the fiscal year ending June 30, 1979 and June 30, 1980, it is necessary that Harford County, Maryland, borrow a sum not exceeding \$2,635,000 to be used to finance the cost of the construction, improvement, extension, site acquisition, architectural and engineering services, and equipment for the Water and Sewer Projects; and

WHEREAS, the County Council of Harford County has authority to incur debts on behalf of the County; and

WHEREAS, the County Council of Harford County is hereby authorized to enact an Ordinance adopted in accordance with Section 524 of the Charter of Harford County and other applicable provisions of law providing for the issuance and

800 5 BASE 514

sale and for the designation, form, tenor, denomination, maturities, and the interest rates payable on any bonds issued under such Act; and to levy annually ad valorem taxes upon the assessable property within the County sufficient, together with other taxes and other available funds, to provide for the payment of the interest on and principal of any bonds so issued; and

WHEREAS, the proposed bond issue is within the legal limitation on the indebtedness of Harford County, Maryland; and

WHEREAS, it is necessary to provide funds for the construction, improvement, extension, acquisition, the cost of acquiring any sites, architectural and engineering services, including preparation of plans, drawings and specifications and equipment for such Water and Sewer Projects in Harford County, Maryland; and

WHEREAS, after written recommendations of the County Executive, public hearing and affirmative vote of at least five (5) members of the Harford County Council, the capital budgets for the years ending June 30, 1979 and June 30, 1980 have been amended and adopted.

NOW, THEREFORE, in accordance with the provisions of the Charter of Harford County:

Section 1. Be it further enacted by the County Council of Harford County, Maryland, that Harford County shall issue and sell, upon the full faith and credit of Harford County, Maryland, in the manner hereinafter provided, \$2,635,000 aggregate principal amount of serial maturity, coupon bonds, the net proceeds of such sale to be used for the construction, reconstruction, extension, site acquisition, architectural and engineering services, furnishing equipment, making site improvements, preparation of plans, drawings and specifications, and the development of grounds

and landscaping thereof, in an amount not exceeding 1 \$2,593,793 for the Sod Run Waste Water Treatment Plant and 2 in an amount not exceeding \$41,207 for the Winter's Run 3 Interceptor ("Water and Sewer Projects"). The net proceeds 4 5 of Harford County Public Works Bonds of 1980 may also be 6 used to finance any lawful modification of such projects, 7 or to the extent then permitted by law, any other project 8 lawfully undertaken by Harford County, Maryland, as may be 9 provided by subsequent legislation or resolution approved 10 by the Harford County Council. The issue or series of 11 bonds authorized by this Act shall be known as "Harford County Public Works Bonds of 1980" (herein sometimes called 12 13 the "Bonds"). 14 Section 2. Be it further enacted by the County Council of Harford County, Maryland, that the Bonds shall be issued 15 16 pursuant to the authority of the Act and shall be dated March 1, 1980. The Bonds shall be issued in the denomination 17 18 of Five Thousand Dollars (\$5,000) each, and shall be 19 numbered from one (1) consecutively upward in the order of their maturities. The Bonds shall mature over a period of 20 21 twenty-five (25) years from their date in twenty-five (25) 22 annual serial installments beginning in the year 1981 and 23 ending in the year 2005. The Bonds shall mature on March 1 24 in each of said years as follows: \$75,000 in each of the 25 years 1981 to 1983, inclusive, \$80,000 in each of the years 26 1984 and 1985, inclusive, \$100,000 in each of the years 1986 27 to 1995, inclusive, and \$125,000 in each of the years 1996 to 2005, inclusive. 28 29 Section 3. Be it further enacted by the County Council of 30 Harford County, Maryland that the Bonds which mature on or 31 before March 1, 1997 are not subject to redemption prior 32 to their maturity. The Bonds of the issue which mature on

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or after March 1, 1998 are subject to redemption as a whole or in part, and if in part, in the inverse order of maturities, at the option of the County on March 1, 1997 or on any interest payment date thereafter upon notice of call for redemption given by publication at least thirty (30) days prior to the date of redemption in a newspaper published and circulating in Harford County and in the City of. Baltimore, Maryland and also in a financial newspaper published and circulating in the City of New York, New York at a redemption price, expressed as a percentage of the principal amount of the Bonds to be redeemed, set forth in the table below, together with interest accrued to the date fixed for redemption:

Date of Redemption Optional Redemption Price March 1, 1997 or September 1, 1997 103% March 1, 1998 or September 1, 1998 102-1/2% March 1, 1999 or September 1, 1999 102% March 1, 2000 or September 1, 2000 101-1/2% March 1, 2001 or September 1, 2001 101% March 1, 2002 or September 1, 2002 100-1/2% March 1, 2003 and thereafter 100%

If less than all of the Bonds of any one maturity shall be called for redemption, the particular Bonds to be redeemed shall be selected by lot by First National Bank, Baltimore, Maryland, Bond Paying Agent.

Section 4. Be it further enacted by the County Council of Harford County, Maryland that the Bonds shall bear interest at the rate or rates named by the successful bidder for the Bonds in accordance with the Notice of Sale hereinafter set forth, and said interest shall be payable semi-annually on the first day of September and March in each of the years that the Bonds are outstanding in

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accordance with the interest coupons to be attached hereto. The Bonds, when issued, shall be executed in the name of Harford County, Maryland, by the facsimile signature of the County Executive of Harford County, Maryland, and a facsimile of the corporate seal of the County shall be imprinted on each of the Bonds attested by the manual signature of the Director of Administration of Harford County. The facsimiles of said signature and said seal shall be engraved, printed or lithographed on each of the Bonds in accordance with, and pursuant to the authority of Section 13-18, inclusive, of Article 31 of the Annotated Code of Maryland (1957 Edition and 1978 Supplement). Interest falling due on and prior to maturity shall be represented by appropriate interest coupons attached to the Bonds, which coupons shall be authenticated, in the name of Harford County, Maryland, by the facsimile signature of the County Executive of Harford County, and such signature shall be engraved, printed or lithographed on said coupons. The Bonds shall be subject to registration as to principal only in the name or names of the owner or owners thereof, in the event such owner or owners desire to have such Bond registered, on books kept for that purpose at the principal office of First National Bank, Baltimore, Maryland, hereby designated as Bond Registrar. The principal and interest of the Bonds shall be payable at the principal office of First National Bank, Baltimore, Maryland, hereby designated as Paying Agent. There shall be printed on each bond the text of the approving legal opinion of bond counsel with respect to the Bonds. Such printed text shall be certified in the name of Harford County to be a correct copy of said. opinion by the facsimile signature of the County Executive of Harford County. Except as provided hereinafter or in

resolutions of the Harford County Council adopted prior to the issuance of the Bonds, the Bonds shall be in substantially the following form, which form, together with all covenants and conditions therein contained, is hereby adopted by the Harford County Council as and for the form of obligation to be incurred by Harford County, and said covenants and conditions, including the promise to pay therein contained, are hereby made binding upon Harford County, Maryland, in accordance with the endorsement on said Bonds.

5 PAGE 519 BOOK

UNITED STATES OF AMERICA 1 STATE OF MARYLAND 3 HARFORD COUNTY, MARYLAND HARFORD COUNTY PUBLIC WORKS BONDS OF 1980 4 5 No. No. 6 \$5,000 \$5,000 7

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(Dated March 1, 1980)

HARFORD COUNTY, MARYLAND, a body politic and corporate and existing under the Constitution and laws of the State of Maryland, hereby acknowledges itself indebted and, for value received, promises to pay to the bearer of this bond, or if it be registered, to the registered owner, the principal sum of

FIVE THOUSAND DOLLARS (\$5,000)

ON MARCH FIRST

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upon presentation and surrender of this bond and to pay interest thereon, from the date of this bond at the rate __per centum (%) per annum until payment of said principal sum, such interest to the maturity hereof being payable on September 1, 1980, and semi-annually thereafter on the first day of March and September in each year upon presentation and surrender of the annexed coupons as they severally become due and payable.

Both the principal of and interest on this bond will be paid in lawful money of the United States of America, at the time of payment, at the principal office of First National Bank, Baltimore, Maryland.

This bond may be registered as to principal only in the name of the owner on the registration books kept for that purpose at the principal office of First National Bank, Baltimore, Maryland, and such registration shall be noted on

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shall be selected by lot by First National Bank, Baltimore, Maryland, Bond Paying Agent.

It is hereby certified and recited that each and every act, condition and thing required to exist, to be done, to have happened and to be performed precedent to and in the issuance of this bond, does exist, has been done, has happened and has been performed in full and strict . compliance with the Constitution and laws of the State of Maryland, the Charter of Harford County and the Ordinance and Resolution above referred to, and that the issue of bonds of which this is one, together with all other indebtedness of Harford County, Maryland, is within every debt and other limit prescribed by the Constitution and laws of said State and the Charter of Harford County, and that due provision has been made for the levy and collection, if and when necessary, of an annual ad valorem tax or taxes (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index For Urban Wage Earners and Clerical Wo and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively), upon all the legally assessable property within the corporate limits of Harford County, Maryland, as prescribed by law, in rate and amount sufficient to provide for the payment, when due, of the interest on and the principal of this bond.

IN WITNESS WHEREOF, Harford County, Maryland, has

BOCK 5 FACE 523

caused this bond to be executed in its name by the facsimile signature of the County Executive, which signature has been imprinted thereon, and has also caused a facsimile of its corporate seal to be imprinted hereon, attested by the manual signature of the Director of Administration, all as of the first day of March, 1980.

ATTEST:

HARFORD COUNTY, MARYLAND

Director of Administration

County Executive

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800% 5 TAGE 524

(Form of Coupon)

2	HARFORD COUNTY, MARYLAND
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5	On the first day of , 19 ,
6	HARFORD COUNTY, MARYLAND, will pay to the bearer, upon
7	presentation and surrender of this coupon, the amount
8	shown hereon at the principal office of First National Bank
9	Baltimore, Maryland, being six (6) months' interest then
10	due on its Harford County Public Works Bonds of 1980 dated
11	March 1, 1980 and bearing No
12	HARFORD COUNTY, MARYLAND
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14	BY:
15	County Executive
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20	(Form of Registration)
21	(No writing hereon except by an officer of First National
22	Bank, Baltimore, Maryland, Bond Registrar).
23	Date of Registry Name of Registered Holder Registered By
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800X 5 PAGE 525

(Form of Certification of Legal Opinion to appear on panel to left of Filing Back)

TT IS HEREBY CERTIFIED that the following is a true and correct copy of the complete approving legal opinion of Messrs. White, Mindel, Clarke & Hill, Baltimore, Maryland, with retain to the issue of bonds, of which this bond is one, that the original of said opinion was manually executed, dated and issued as of the date of delivery of, and payment for, said issue of bonds and that an executed copy thereof is on file with the Paying Agent.

HARFORD COUNTY, MARYLAND

By:
County Executive

(Here insert text of legal opinion relating to this issue of bonds.)

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Section 5. Be it further enacted by the County Council of Harford County, Maryland, That, the Bonds shall be sold by bids on sealed proposals to the bidder therefor for cash whose bid is deemed to be for the best interest of Harford County, Maryland after giving at least ten days' public notice by advertisement inserted twice in one or more daily or weekly newspapers having a general circulation in Harford, County, Maryland, said sale to be held not sooner than ten days following the first insertion of said advertisement. Said advertisement shall also be published in "The Daily Bond Buyer", a financial journal published in the City of New York. The Award of Bonds, if made, shall be made by the Harford County Council to the bidder offering the lowest net interest cost, such interest cost to be determined by computing the total interest to maturity on all Bonds sold and deducting therefrom the premium bid, if The sale of the Bonds shall be held on February 20, 1980, at the office of the County Council of Harford County, Maryland, located at 45 South Main Street, Bel Air, Maryland, at 11:00 o'clock A.M., E.S.T. or E.D.T. (whichever time may then be in effect), or on such other date and at such other time as may be provided in an appropriate resolution of the Harford County Council. The advertisement for the issue of Bonds authorized by this Act shall be in substantially the follow -- m:

5 PAGE 527 \$2,635,000

HARFORD COUNTY, MARYLAND
HARFORD COUNTY PUBLIC WORKS BONDS OF 1980

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SEALED BIDS t e received by the Harford County Council at its offices, 45 South Main Street, Bel Air, Maryland, until 11:00 o'clock A.M., E.S.T. or E.D.T. (whichever time may then be in effect) on February 20, 1980 for the purchase of the above bonds, which are described as follows: dated March 1, 1980, coupon in form in the denomination of \$5,000; registrable as to principal only; principal and semi-annual interest (September 1 and March 1) payable at First National Bank, Baltimore, Maryland; and maturing March 1 as follows: \$75,000 in each of the years 1981 to 1983, inclusive, \$80,000 in each of the years 1984 and 1985, inclusive, \$100,000 in each of the years 1986 to 1995, inclusive, and \$125,000 in each of the years 1996 to 2005, inclusive. The bonds which mature on or before March 1, 1997 are not subject to redemption prior to their maturity. The bonds of the issue which mature on or after March 1, 1998 are subject to redemption as a whole or in part, and if in part, in the inverse order of maturities, at the option of the County on March 1, 1997, or on any interest payment date thereafter upon notice of call for redemption given by publication at least thirty (30) days prior to the date of redemption in a newspaper published and circulating in Harford County and in the City of Baltimore, Maryland, and also in a financial newspaper published and circulating in the City of New York, New York at a redemption price, expressed as a percentage of the principal amount of the Bonds to be redeemed, set forth in the table below,

890Y 5 AGE 528

together with interest accrued to the date fixed for redemption:

Date of R	edemption	Optional	Redemption Price	
March 1, 1997	or September 1,	1997	103%	
March 1, 1998	or September 1,	1998	102-1/2%	
March 1, 1999	or September 1,	1999	102%	
March 1, 2000	or September 1,	2000	101-1/2%	
March 1, 2001	or September 1,	2001	101%	
March 1, 2002	or September 1,	2002	100-1/2%	
March 1, 2003	and thereafter		100%	

If less than all of the Bonds of any one maturity shall be called for redemption, the particular Bonds to be redeemed shall be selected by lot by First National Bank, Baltimore, Maryland, Bond Paying Agent.

The bonds will be issued under the authority of an Ordinance approved by proceedings of the Harford County Council on , 1979. The proceeds of these bonds will be used to finance the cost of construction, renovation, improvement and expansion for certain Water and Sewer Projects in Harford County, Maryland, as more particularly set forth in the Ordinance and in the Annual Budget and Appropriation Ordinance of Harford County, Maryland for the years ending June 30, 1979 and June 30, 1980.

Bids must be for all of the bonds on prescribed forms and must be: accompanied by a certified check upon, or a cashier's or treasurer's check of, a responsible banking institution, payable to "Harford County, Maryland" for \$50,000 enclosed in a sealed envelope addressed to the Harford Coun Council at Bel Air, Maryland, and marked on the outside sal for Public Works Bonds of 1980". The Bonds will be awarded, if at all, to the bidder offering the

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lowest net interest cost to the County, ch cost to be determined by computing the total interest to maturity on all of the bonds and deducting therefrom the premium bid, if any. Bidders must bid at least par for the bonds and must specify the interest rate or rates to be paid thereon not exceeding 8% per annum in multiples of 1/8th or 1/10th of 1%. Bidders may specify more than one rate of interest but not more than one interest rate for any serial maturity, nor a zero rate and the interest payable on any interest payment date shall be represented by a single coupon. The differences between the highest and lowest coupon rates shall not exceed two percent (2%).

These bonds will constitute an irrevocable pledge of the full faith and credit and unlimited taxing power of Harford County (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index for Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively). The issuance of the bonds is subject to legal approval by Messrs. White, Mindel, Clarke & Hill, Baltimore, Maryland, and copies of their opinion will be furnished without cost to the purchaser.

Additional information concerning this issue and the required form of proposal may be obtained from William O. Whiteford, Director of Administration, 45 South Main Street, Bel Air, Maryland. The Notice of Sale annexed

800Y 5 PAGE 530

to the bid form shall control as to the terms and conditions of the sale of this issue.

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The right is reserved to reject any and all bids.

By Order of
HARFORD COUNTY COUNCIL

800K 5 PAGE 531

Section 6. Be it further enacted by the County Council of Harford County, Maryland, That, the official Notice of Sale shall be in substantially the form hereinafter set forth and the terms, provisions and conditions set forth in said form of Notice of Sale are hereby adopted and approved as the terms, provisions and conditions under which and the manner in which the Bonds shall be sold, issued and delivered at public sale. In addition, there is hereinafter set forth a form of Proposal to be used by all persons submitting proposals for the purchase of the Bonds. The official Notice of Sale and Proposal for the Bonds shall be in substantially the following form:

\$2,635,000

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HARFORD COUNTY, MARYLAND
HARFORD COUNTY PUBLIC WORKS BONDS OF 1980

SEALED BIDS will be received by the Harford County Council in its offices located at 45 South Main Street, Bel Air, Maryland, until 11:00 o'clock A.M., E.S.T. or E.D.T. (whichever time shall then be in effect) on February 20, 1980 for the purchase of said bonds, all being dated March 1, 1980, and bearing interest payable semi-annually on the first days of September and March until maturity. These bonds are issued under the provisions of an Ordinance adopted by proceedings of the Harford County Council on , 1979. These bonds mature on March 1, in each of the years 1981 to 2005, inclusive, as follows: \$75,000 in each of the years 1981 to 1983, inclusive, \$80,000 in each of the years 1984 and 1985, inclusive, \$100,000 in each of the years 1986 to 1995, inclusive and \$125,000 in each of the years 1996 to 2005, inclusive.

The proceeds of the sale of these bonds will be used to finance the cost of construction, renovation and expansion for certain Water and Sewer Projects, as more particularly set forth in the Ordinance and in the Annual Budget and Appropriation Ordinance of Harford County, Maryland for the years ending June 30, 1979 and June 30, 1980.

The principal and interest of these bonds will be payable in lawful money of the United States of America at the time of payment at the principal office of First Nation Bank, Baltimore, Maryland.

The bonds will be issued in coupon form in the

denomination of Five Thousand Dollars (\$5,000) each. The bonds will be subject to registration as to principal only on books kept for that purpose at the principal office of First National Bank, Baltimore, Maryland.

The bonds which mature on or before March 1,

1997 are not subject to redemption prior to their maturity.

The bonds of the issue which mature on or after March 1,

1998 are subject to redemption as a whole or in part, and

if in part, in the inverse order of maturities, at the

option of the County on March 1, 1997 or on any interest

payment date thereafter upon notice of call for redemption

given by publication at least thirty (30) days prior to the

date of redemption in a newspaper published and circulating

in Harford County and in the City of Baltimore, Maryland and

also in a financial newspaper published and circulating in

the City of New York, New York, at a redemption price,

expressed as a percentage of the principal amount of the

Bonds to be redeemed, set forth in the table below, together

with interest accrued to the date fixed for redemption:

Date of Redemption	Optional Redemption Price
March 1, 1997 or September 1, 1997	103%
March 1, 1998 or September 1, 1998	102-1/2%
March 1, 1999 or September 1, 1999	102%
March 1, 2000 or September 1, 2000	101-1/2%
March 1, 2001 or September 1, 2001	101%
March 1, 2002 or September 1, 2002	100-1/2%
March 1, 2003 and thereafter	100%
If less than all of the Bonds of an	v one maturity shall be

If less than all of the Bonds of any one maturity shall be called for redemption, the particular Bonds to be redeemed shall be selected by lot by First National Bank, Baltimore, Maryland, Bond Paying Agent.

Each bid must be submitted on the prescribed form

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accompanying the Official Statement and must be enclosed in a sealed envelope addressed to "Harford County Council, Bel Air, Maryland", and marked on the outside "Proposal for Public Works Bonds of 1980", such bid to be accompanied by a certified check upon, or a cashier's or treasurer's check of, a responsible banking institution, payable to "Harford County, Maryland" for \$50,000. The check of the successful bidder will be collected and the proceeds thereof retained by the Council to be applied in part payment for the bonds, and no interest will be allowed upon the amount thereof, but, in the event the successful bidder shall fail to comply with the terms of such bid, the proceeds of such check will be retained as and for full liquidated damages. The checks of the unsuccessful bidders will be returned promptly.

The Harford County Council will not consider and will reject any bid for the purchase of less than all of the above described Bonds. The right is reserved to reject any and all bids.

Bidders must bid at least par for the bonds and must specify the rate or rates of interest to be paid thereon, not exceeding 8 per centum (8%) per annum, in multiples of one-eighth (1/8) or one-tenth (1/10) of one per centum (1%). Bidders may specify more than one rate of interest to be borne by the bonds, but may not specify more than one interest rate for the bonds of any serial maturity. A zero rate cannot be named for any maturity. The interest payable on any bond on any interest payment date shall be represented by a single coupon. differences between the highest and lowest coupon rates shall not exceed two percent (2%).

Bids will be opened promptly after 11:00 o'clock

A.M., E.S.T. or E.D.T. (whichever time shall then be in effect) on February 20, 1980, or on such other date and at such other time as may be provided in an appropriate resolution of the Harford County Council The award, if made, will be made promptly after the bids are opened to the bidder offering the lowest net interest cost to Harford County, Maryland, such interest cost to be determined by computing the total interest to maturity on all the bonds and deducting therefrom the premium bid, if any; provided, however, that if two or more bidders offer to purchase the bonds at the same lowest net interest cost, then such award will be made to the bidder offering the highest premium.

The bonds will be delivered to the successful bidder or bidders as soon as practicable, upon due notice and at the expense of the County, at The Signature Company in New York, New York, upon payment of the successful bid (including any premium) plus accrued interest to the date of delivery; less the deposit theretofore made. Such payment shall be made in New York Clearing House funds by certified check upon, or cashier's or treasurer's check of, a responsible banking institution.

The payment of the interest on and principal of these bonds will be guaranteed by Harford County, Maryland, and such bonds will constitute an irrevocable pledge of the full faith and credit and unlimited taxing power of Harford County, Maryland (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979,

adjusted by increases in the Consumer Price Index For Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively).

The issuance of these bonds will be subject to legal approval of Messrs. White, Mindel, Clarke & Hill, of Baltimore, Maryland, and a copy of their opinion will be delivered upon request, without charge, to the successful bidder for the bonds. The certified text of such approving legal opinion will be printed on each bond.

The right is reserved to reject any and all bids.

including a certificate stating that there is no litigation pending affecting the validity of the bonds.

There will also be furnished the usual closing papers,

A full financial statement concerning Harford

County, the required form of proposal, and other data in

reference thereto as may be desired will be supplied to

prospective bidders upon request made to William O. Whiteford,

Director of Administration, 45 South Main Street, Bel Air,

Maryland.

By Order of

HARFORD COUNTY COUNCIL

PROPOSAL FOR GENERAL OBLIGATION BONDS

Harford County Council
45 South Main Street
Bel Air, Maryland
Gentlemen:

Subject to the provisions and in accordance with the terms of the annexed Notice of Sale, which is a part of this Proposal, we offer to purchase the obligations of Harford County, Maryland, described in such Notice, being \$2,635,000 Harford County Public Works Bonds of 1980, the bonds maturing in the several years shown in the table below to bear interest at the rates per annum set opposite such years, respectively, in said table, and to pay \$2,635,000, the par value of said obligations, plus a premium of Dollars (\$),

plus an amount equal to the interest on said obligations accrued to the date of payment of the purchase price.

Year of Maturity	Principal Amount	Interest Rate	Year of Maturity	Principal Amount	Interest
1981	\$75,000	8	1994	\$100,000	
1982	\$75,000		1995	\$100,000	
1983	\$75,000		1996	\$125,000	8
1984	\$80,000	8	1997	\$125,000	
1985	\$80,000	<u> </u>	1998	\$125,000	· 8
1986	\$100,000	8	1999	\$125,000	%
1987	\$100,000	<u> </u>	2000	\$125,000	96
1988	\$100,000	9	2001	\$125,000	96
1989	\$100,000		2002	\$125,000	
1990	\$100,00	9	2003	\$125,000	96
1991	\$100,000	9	2004	\$125,000	8
1992	\$100,000	્રેક	2005	\$125,000	8
1993	\$100,000				

BODY 5 PAGE 538

We enclose herewith a certified, cashier's or . treasurer's check, payable to the order of "Harford County, Maryland", in the amount of \$50,000 which check is to be applied in accordance with the annexed Notice of Sale.

The effective rate of interest is ______%. This is requested to expedite and facilitate prompt determination of best bid. It is not a part of the proposal The omission or inaccuracy of these figures will not effect the validity of the proposal.) The differences between the highest and lowest coupon rates shall not exceed two percent (2%).

Section 7. Be it further enacted by the Harfor 1 2 Council that the County Council may, at any time, prior to 3 the public sale of these bonds, by resolutions, change the 4 date of sale, the date of bid opening, the dates of maturity 5 of the bonds and the interest payment dates on the bonds. 6 Section 8. Be it further enacted by the County Council of Harford County, Maryland, That, immediately after the 8 sale of the Bonds, the interest rate or rates payable 9 thereon shall be fixed by a resolution of the Harford County 10 Council in accordance with the terms and conditions of the 11 sale of the Bonds. The Bonds shall thereupon be suitably 12 printed or engraved and duly executed and delivered to the 13 purchaser in accordance with the conditions of delivery set 14 forth in the foregoing Notice of Sale. The proceeds of 15 the sale of the Bonds, including any premium and accrued 16 interest received therefor, shall be paid to the Department 17 of the Treasury of Harford County and shall be deposited in 18 a special account of Harford County, Maryland. Harford 19 County, Maryland may, at its option, deduct from the gross 20 proceeds received from the sale of the Bonds the cost of 21 issuing the same, including the cost of advertising, 22 printing and professional fees (including legal) and expenses. 23 There shall be deducted from the total gross proceeds received from the sale of the Bonds the amount received on 24 account of accrued interest on the Bonds, which amount shall 25 be set apart by the Treasurer of Harford County in a special 26 27 fund and applied to the first maturing interest coupons of the Bonds. The balance of the proceeds of the sale of 28 29 the Bonds shall be expended only to finance the Water and Sewer Projects as set forth in this Ordinance and as more 30 31 particularly described in the Annual Budget and Appropriation 32 Ordinance of Harford County, Maryland for the years ending

June 30, 1979 and June 30, 1980. If the funds derived from the sale of the Bonds shall exceed the amount needed to finance said Water and Sewer Projects, the excess funds so borrowed and not expended by the County Council shall be applied by the County in payment of the next principal maturity of the Bonds so issued, unless the County Council shall adopt a resolution allocating said excess funds to finance any lawful modification of such projects, or to the extent then permitted by law, any other project lawfully undertaken by Harford County, Maryland as may be provided by subsequent resolution or resolutions approved by the Harford County Council.

Section 9. Be it further enacted by the County Council of Harford County, Maryland, That , for the purpose of paying the interest on and principal of the Bonds authorized by this Ordinance, the Council shall fix an annual assessment on all properties, improved or unimproved, binding upon a street, road, lane, alley or right-of-way in the Harford County in which a water main or sewer has been built. The said annual assessment shall be made upon the front foot basis, and the first payment shall be collected during the year in which the construction of the aforesaid water supply or sewerage systems is completed or in which the systems are purchased or acquired. The front foot benefit assessments to be levied as provided for in this Ordinance shall be imposed in accordance with the terms and conditions of the Harford County Charter and Code.

In addition to the benefit assessments to be levied as provided for herein, the Council shall make a charge for every sewer and water connection. These connection charges shall be made pursuant to the provisions the Harford County Charter and Code.

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In addition to the benefit assessments and connection charges to be levied as provided for herein, the Council shall impose water and sewer service charges and (where the property is not subject to a front foot benefit assessment for the year in which such charge is levied) a charge for the construction and upkeep of water and sewer systems against all properties having a connection with any water main or sewer within Harford County. These service charges and upkeep charges shall be imposed pursuant to the provisions of the Harford County Charter and Code. In the event that the annual front foot benefit assessments, connection charges, service charges and upkeep charges fail to provide sufficient funds at any time while any of the Bonds are outstanding for the purpose of meeting the principal and interest maturities of the Bonds, the County shall promptly cause to be levied against all assessable property within Harford County annually so long as any of the Bonds are outstanding and not paid an ad valorem tax sufficient in rate and amount to provide for such principal and interest payments when due. Such tax shall be levied in accordance with the Harford County Charter and Code. Harford County, Maryland, by the passage of this Ordinance hereby covenants and agrees properly and promptly to perform all of the respective acts and duties defined in the Act for the levy and collection of the aforesaid ad valorem tax (except as such taxes may be limited under Section 515(b) of the Harford County Charter, which expires on December 15, 1980, providing that the Harford County Council shall not levy property taxes resulting in a total collection of property taxes greater than the taxes so collected for the fiscal year ending June 30, 1979, adjusted by increases in the Consumer Price Index For

BOOK 5 PAGE 542

Urban Wage Earners and Clerical Workers and the percentage change in the population of the County for the previous calendar year and as of January 1 in each budget year, respectively), upon all the assessable property within the corporate limits of Harford County, Maryland, as the levy and collection of such a tax becomes necessary in order to meet the debt service requirements of Harford County Public Works Bonds of 1980. By this Act, the Harford County Council hereby solemnly covenants and agrees with each of the holders, from time to time, of any of the Harford County Public Works Bonds of 1980 to do the following: (a) levy and collect the benefit assessments, connection charges, water and sewerage service charges and charges for the upkeep for water and sewerage systems as provided in this Act; (b) apply to the payment of the maturing principal of and interest on the Bonds, in each year in which any of the Bonds are outstanding, all funds received by the County from benefit assessments, connection charges, service and upkeep charges and taxes levied by the County Council of Harford County to pay such principal and interest, to the extent that such funds and taxes are necessary to meet said principal and interest maturities; and (c) to take all action which the Harford County Council may be legally authorized and empowered to take in order to enforce, in any year in which any of the Bonds are outstanding, the guarantee of such Bonds by Harford County. Section 10. Be it further enacted by the County Council of Harford County, Maryland, that this Act shall take

The Secretary of the Council does hereby 17 1979 that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angle Marlauski Secretary 79-45

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effect on the date it becomes law.

BOOK 5 MGE 543 BY THE COUNCIL

Read the third tim	e.		*	
Passed	LSD 79-29 (Oc	tober 16, 1	1979) (xxxxxxxxxxxxxxxxxxxxxxx	XXXXXXXXX
	BXXPaveverage			
	By order			
	angele	mul	susti, s	ecretary
Sealed with the Cou	inty Seal and	presented t	the County	Executive
for his approval th	nis 17th	_ day of _	October	. 19 ⁷⁹
ato'	clock P.M.			
THE TOTAL COUNTY	Angele	mark	<u>ocusli</u> , Se	cretary
THE SEASON OF TH	BY THE EXP	CUTIVE		
APPROVED:	Than	nas Har	range-	
	County Exe	curive		
	Date	Molur,	18 1979	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 18, 1979.

Angela Marlacki, Secretary

EFFECTIVE: December 17, 1979

Hec'd & Recorded 4/7

1980 at 2:34P.M.

H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 5 PAGE 544

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-46 (as amended)

Introduced by	Council	President	Hardwicke	at	request o	f	County	Executi	ve_
Legislative Da	y No.	79-26	Dat	e:	Septemb	er	18, 1	979	

AN EMERGENCY ACT to repeal County Council Bills 76-60 and 77-1, both of which are headed, Sewer Assessment, and to establish the new assessment basis and annual assessment of Bel Air Suburban Sewer Project Nos. 6132, 6133 and 6134, in accordance with the requirements of Harford County law, to stand in lieu of the assessments established by Bills 76-60 and 77-1.

e d

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on _____October 23, 1979 _____.

angele Markauske, Secretary

BILL NO. 79-46

800K 5 PAGE **545**

1	WHEREAS, the Harford County Council established the
2	assessment basis and annual assessment for Fairmont Subdivision,
3	in the Third Election District of Harford County, Maryland, under
4	Sewer Project No. 6132; and
5	WHEREAS, the Harford County Commil established the
6	assessment basis and annual assessment — the Bel Air Suburban,
7	Homeland and Worthington Heights Subdivisions under Sewer Project
8	No. 6133; and
9	WHEREAS, Bills No. 76-60 and 77-1 set forth a separate
0	assessment basis for each sewer project; and
11	WHEREAS, on June 12, 1978, the Circuit Court for Harford
12	County, sitting In Equity, declared null and void Council Bill
13	No. 77-1 and further declared that the Bel Air Suburban Sewer
14	Project Nos. 6132, 6133 and 6134 should be assessed as a single
15	project; and
16	WHEREAS, Harford County, Maryland, in complying with
17	the mandate of the decision of the Circuit Court Judge for
18	Harford County, has established a computation for an annual
19	benefit assessment for the total project cost of the Bel Air
20	Suburban Sewer Project which includes Sewer Project Nos. 6132,
21	6133 and 6134; and
22	WHEREAS, the County Council has determined that the
23	final computations for the annual benefit assessment of the Bel
24	Air Suburban Sewer Project have been calculated in accordance
25	with the requirements of the opinion of the Circuit Court for
26	Harford County and are equally and uniformly applied to all of
27	the projects included within the Bel Air Suburban Sewer Project,
28	namely Project Nos. 6132, 6133 and 6134; and
29	WHEREAS, under Bill No. 76-60, the Fairmont Subdivision
30	of the Third Election District has been assessed a front foot
31	benefit assessment which was paid on July 1, 1976; and

32

800Y 5 PAGE 546

WHEREAS, the County Council finds that to equally assess all of the subdivisions noted within the above mentioned sewer projects, an adjustment must be made for those property owners who have paid the front foot benefit assessment since July 1, 1976.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that County Council Bills No. 76-60 and 77-1, heading, Sewer Assessment, be, and they are hereby repealed and the following assessment basis and annual assessment for the below described property of Harford County, Maryland, be, and it is hereby established to stand in lieu of the repealed laws, all as set forth below:

The Front Foot Benefit Assessment for Sewer Project No. 6132, Fairmont, and Sewer Project No. 6133, Homeland and Worthington Heights, and Sewer Project No. 6134, Third Election District, Harford County, Maryland, beginning on January 1, 1980, shall be One Bellar and Eighty-Six Cents (\$1:86) per foot; to SHALL BE ONE DOLLAR AND EIGHTY-FIVE CENTS (\$1.85) PER FOOT, TO run for the duration of the bond, not to exceed twenty-five (25) years.

Section 2. And Be It Eurther Enacted, that accounts assessed in Sewer Project No. 6132 (Fairmont) be given credit PLUS SEVEN PERCENT (7%) INTEREST PER ANNUM for any money paid for front foot benefit assessment from the date of the original assessment, July 1, 1970, the effective date of this Act. The credit shall be made to each account on an equal annual basis for the years 1980; 1981 and 1982. ACT. MONIES PREVIOUSLY PAID PLUS THE SEVEN PERCENT (7%) INTEREST SHALL BE CREDITED TO THE ANNUAL SEWER BENEFIT ASSESSMENT UNTIL EXHAUSTED REGARDLESS OF THE OWNERSHIP OF THE PROPERTY.

BGOK 5 FAGE -547

Section 3. And Be It Turther Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the payment of interest and principal on bonds issued by Harford County,

Maryland, and shall take effect on the date it becomes law.

Effective: November 26, 1979

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79-46
AS AMENDED

BOOK 5 PAGE 548

BY THE COUNCIL

rd time.				
ssed LSD 7	9-32 (No	vember 20	, 1979(with	amendments)
В	y order			
	angle	Mark	Bourli .	, Secretary
he County Se	eal and p	resented	to the Cou	nty Executive
		4.38		
	Angel	w Marl	reash	, Secretary
BY	THE EXE	CUTIVE		
		La /2	range	
	the County Serval this o'clock	By order Che County Seal and proval this 21st o'clock P.M. BY THE EXE	By order Che County Seal and presented oval this 21st day of o'clock P.M. By THE EXECUTIVE By THE EXECUTIVE	By order Cayla Marked XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 26, 1979.

Angele Marlowelij, Secretary

Rec'd & Recorded 4/7 19 80 at 2:35 P. M. HDE Liber 5 Folio 5 4/4 & examined per it. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-47

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-26 Date: September 18, 1979
AN EMERGENCY ACT to make a supplemental appropriation from the General
Fund Reserve for Contingencies for the current fiscal year;
to provide funds for nine (9) months salary expenses for
five (5) Assistant State's Attorneys and one (1) clerk typist.
By the Council,September 18, 1979
By the Council, <u>September 18, 1979</u> Introduced, read first time, ordered posted and public hearing scheduled
Introduced, read first time, ordered posted and public hearing scheduled
Introduced, read first time, ordered posted and public hearing scheduled on: October 16, 1979
Introduced, read first time, ordered posted and public hearing scheduled on: October 16, 1979 at: 6:30 P.M.
Introduced, read first time, ordered posted and public hearing scheduled on: October 16, 1979 at: 6:30 P.M.
Introduced, read first time, ordered posted and public hearing scheduled on: October 16, 1979 at: 6:30 P.M. By Order: Dayla Markarda, Secretary
Introduced, read first time, ordered posted and public hearing scheduled on: October 16, 1979 at: 6:30 P.M. By Order: PUBLIC HEARING
Introduced, read first time, ordered posted and public hearing scheduled on: October 16, 1979 at: 6:30 P.M. By Order: PUBLIC HEARING Having been posted and Notice of time and place

BILL NO. 79-47

Angele Marlowski, Secretary

8004 **5** PAGE **550**

1	WHEREAS, the County Executive has recommended a supple-
2	mental appropriation to the current expense budget for the fiscal
3	year ending June 30, 1980, in accordance with Section 517 of the
4	Charter of Harford County, Maryland; and
5	WHEREAS, such funds are necessary for the continued
6	operation of the State's Attorney's Office to meet the increased
7	case load and demand of the Courts; and
8	WHEREAS, the Treasurer has certified that such funds
9	are available for appropriation.
10	NOW, THEREFORE,
11	Section 1. Be It Enacted By The County Council of Harford County,
12	Maryland, that the current expense budget for the fiscal year
13	ending June 30, 1980, be, and it is hereby amended by making an
14	appropriation from the General Fund Reserve for Contingencies
15	in the below listed amounts for the purpose detailed:
16	Appropriation:
17	From: General Fund Reserve for Contingency
18	Account #70-13-17-00-01-00-07-01 \$ 33,087.00
19	To: General Fund State's Attorney's Office
20	Account #70-01-56-00-01-00-01-xx
21	(Personal Services)
22	Total Appropriation
23	Section 2. And Be It Further Enacted, that this Act is hereby
24	declared to be an Emergency Act, necessary for the continued
25	operation of the State's Attorney's Office, and shall take effect
26	on the date it becomes law.
27	EFFECTIVE: October 18, 1979
28	The Secretary of the Council does hereby
29	certify that fifteen (18) copies of this bill are innelled by available for distribution to
30	the public and the press.

31

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Angele Merle Secretary
79-47

800K 5 DAGE 551

BY THE COUNCIL

Read the third time.

By order

angele Markerski, Secretary

agele Markenti, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 17th day of October , 1979 at 3:00 o'clock P.M.



BY THE EXECUTIVE

County Executive

hans 1/2-101

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on October 18, 1979.

Angele Marlowski, Secretary

EFFECTIVE: October 18, 1979

Rec'd & Recorded 4/7 1990 at 2:35 P. M.
H.D. Liber 5 Folio 549 & examined per
H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 5 PAGE 552 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-48

Council President Hardwicke at request of County Executive Introduced by and Council Members Rahll and Kreamer

Legistative bay no
AN EMERGENCY ACT to repeal and re-enact with amendments Subsection (a)
of Section 20.34, heading, Stay of Proceedings, of
Article 20, heading, Board of Appeals, of the Harford
County Zoning Ordinance, Ordinance No. 6, as amended;
to provide that appeals from the decision of the
Zoning Inspector or Hearing Examiner shall operate
to stay the proceedings appealed from, except under
certain conditions.
By the Council, September 18, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: October 16, 1979
at: 6:30 P.M.
By Order: Angele Marlacki, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>October 16, 1979</u>
and concluded on October 16, 1979
and Marlowski, Secretary
Sayla 1) arkowske, secretary

BILL NO. 79-48

BOOK 5 PAGE 553

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Subsection (a) of Section 20.34, heading, Stay of Proceedings, of Article 20, heading, Board of Appeals, of the Harford County Zoning Ordinance, Ordinance No. 6, as amended, be, and is hereby repealed and re-enacted with amendments, all to read as follows:

ARTICLE 20. BOARD OF APPEALS.

EFFECTIVE: December 5, 1979

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Section 20.34. STAY OF PROCEEDINGS.

(a) An appeal from the decision of the Zoning Inspector or the Hearing Examiner shall stay all proceedings in furtherance of the action appealed from, unless the Zoning Inspector or the Director of Planning and Zoning after personal inspection of the alleged violations certifies to the Board, after notice of appeal shall have been filed with the Inspector or Director of Planning and Zoning, that by reason of facts stated in the Certificate a stay would, in the opinion of the Inspector or Director of Planning and Zoning, cause immediate peril to life or property or irreparable harm. Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof. Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the efficient processing of stay proceedings in Harford County, Maryland, and shall take effect on the date it becomes law.

The Secretary of the Council does kareby certify that fifteen (15) copies of this bill are immediately available for distribution to -2-the public and the press.

Augile Markerst. 79-48

5 PAGE 554 BOOK

BY THE COUNCIL

Read the third time.	
Passed LSD	79-31 (November 13, 1979) (************************************
ABANTATA AYAN YANEN YEN	
	By order
	Angele Markenski, Secretary
	Seal and presented to the County Executive
for his approval this	15th day of November 19 79
at 3:00 o'clo	ock P.M.
TO BUILDING TO BUI	Angela Markowski, Secretary
W. W. C.	BY THE EXECUTIVE
APPROVED:	Monar Amange

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on December 5, 1979.

agela Markowski, Secretary

Rec'd & Recorded 4/7 19 80 at 2:35 P. HDC Liber 5 Folio 552 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF *

HARFORD COUNTY, MARYLAND

BILL NO. 79-49

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to make an appropriation of grant funds to the

Legislative Day No. 79-27

Date: October 2, 1979

Department of Public Works from unanticipated revenues received
from the U.S. Environmental Protection Agency and the Maryland
Department of Health and Mental Hygiene Grants; to provide
funds for additional construction expenses for the Long Bar
Harbor Force Main Project.
By the Council, October 2, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: November 6, 1979
at: <u>6:30 P.M.</u>
By Order: Angela Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on November 6, 1979
and concluded on <u>November 6, 1979</u>
Angela Merlanski, Secretary

8087 **5** FACE **556**

1	WHEREAS, the County Executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	Capital Budget for the fiscal year ending June 30, 1980, and
4	continuing thereafter in accordance with the terms of the grant;
5	and
6	WHEREAS, the funds are part of the U.S. Environmental
7	Protection Agency Grant and the Maryland Department of Health and
8	Mental Hygiene Grant; and
9	WHEREAS, the funds shall be used for additional construc-
10	tion expenses for the Long Bar Harbor Force Main Project; and
11	WHEREAS, the appropriation of the funds is in accord-
12	ance with the provisions of Section 518 of the Charter of Harford
13	County, Maryland.
14	NOW, THEREFORE,
15	Section 1. Be It Enacted By The County Council of Harford County,
16	Maryland, that the current capital budget for the fiscal year
17	ending June 30, 1980, be, and it is hereby amended by making an
18	emergency appropriation and expenditure from monies received from
19	the Federal and State Governments in the below listed amounts for
20	the purpose detailed:
21	Appropriation:
22	Water-Sewer Capital Fund
23	Bush Creek Project (6194)
24	Accts. Receivable No. (Fed.) 25-00-03-85-01-00-00\$192,820.00 (State) 25-00-03-85-02-00-00 32,137.00
25	
27	Total Accounts Receivable \$224,957.00
28	Water-Sewer Capital Fund
29	Bush Creek-Perryman Force Main (6194)
30	Expenditure Acct. No. 81-03-02-61-94-03-03-xx\$224,957.00 (Contractual Services)
31	Total Expenditures\$224,957.00
32	Total Grant Funds Appropriated\$224,957.00

The Secretary of the Council does kereby

angle muchusel

certify that fifteen (15) copies of this bill are immediately available for distribution to

the public and the press.

5 PAGE 557 BOOK

Section 2. And Be It Lurther Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for a vital County operation, and shall take effect on the date it becomes law. EFFECTIVE: November 8, 1979

79-49

800Y 5 PAGE 558

BY THE COUNCIL

Read t	he thi	ird t	ime.
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RATINAL XXII XBASSAYA

By order

Angla Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this ___7th ___ day of __November at 3:00 o'clock P.M.



Angela Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 8, 1979.

Angle Marlawski, Secretary

Folio 555 & examined per

at, Clerk, Harford Co.

H. Douglas Chilocot, Clerk, Harford Co.

EFFECTIVE DATE: November 8, 1979

BOOK 5 PAGE 559

COUNTY COUNCIL

OF .

HARFORD COUNTY, MARYLAND

BILL NO. 79-50

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 79-27 Date: October 2, 1979
Legislative bay no. 79-27
AN EMERGENCY ACT to make an appropriation of grant funds to the Commission
for Women from unanticipated revenues received from the
Maryland Governor's Commission on Law Enforcement and the
Administration of Justice; and to make an appropriation of
funds from the General Fund Reserve for Contingencies to the
Harford County Commission for Women; all to provide funds
for the operation of the Sexual Assault/Spouse Abuse
Resource Center.
By the Council, October 2, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: November 6, 1979
at: 6:30 P.M.
By Order: Angels Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on November 6, 1979
and concluded onNovember 6, 1979
angels Markerack . Secretary

800K 5 PAGE 560

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County budget for the fiscal year ending June 30, 1980, and continuing thereafter in accordance with the terms of the grant; and

WHEREAS, the funds are part of the funding from the Maryland Governor's Commission on Law Enforcement and the Administration of Justice to Harford County, Maryland; and

WHEREAS, the funds shall be used for the operation of the Harford County Women's Commission's Sexual Assault/Spouse Abuse Resource Center in Harford County; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland; and

WHEREAS, the grant must be matched by an amount of money from Harford County, Maryland; and

WHEREAS, the County Executive has recommended that the matching funds be provided by supplemental appropriation to the Women's Commission budget from the General Fund Reserve for Contingencies for the fiscal year ending June 30, 1980, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County.

Maryland, that the current expense budget for the fiscal year ending June 30, 1980, be, and it is hereby amended by making an emergency appropriation expenditure from monies received from the Maryland Governor's Commission on Law Enforcement and the Administration of Justice and by making an appropriation from the General Fund Reserve for Contingencies in the below listed amounts

BOOK 5 PAGE 561

1	for the purpose detailed:	
2	Appropriation:	
3	From: General Fund Reserve for Contingencies	
4	Account #70-13-17-00-01-00-07-01 \$ 1,276.0	0
5	TO: General Fund Commission for Women	
6	Account #70-01-42-00-02-00-07-01 1,276.0	0
7	Total Funds Appropriated \$ 1,276.0	0
8	Appropriation:	
9	Grants Special Fund Commission for Women	
10	Sexual Assault/Spouse Abuse Resource Center	
11	Grants Accounts Receivable #28-00-03-80-55-01-00-00 \$ 18,351.0	0
12	Total Accounts Receivable \$ 18,351.0	0
13	Grants Special Fund Commission for Women	
14	Sexual Assault/Spouse Abuse Resource Center	
15	Grants Accounts Expenditure #88-01-42-00-02-01-01-xx \$ 14,840.0 (Personal Services)	0
16		
17	#88-01-42-00-02-01-02-xx 369.0 (Travel)	0
18		
19	#88-01-42-00-02-01-04-xx 1,170.0 (Rents & Utilities)	0
20	700 6	
21	#88-01-42-00-02-01-05-xx 788.0 (Supplies & Materials)	
22		
23	#88-01-42-00-02-01-08-xx 80.0 (Other Charges)	10
24	400 01 42 00 02 01 14 222	
25	#38-01-42-00-02-01-14-xx 2,380.0 (Benefits)	,0
26	#00 01 42 00 02 01 15 **** (1 276 4	202
27	#88-01-42-00-02-01-15-xx (1,276.0 (Receipts)	,0)
28	¢ 10 751	20
29	Total Funds Expenditure) (
30	Section 2. And Be It Burther Enacted, that this Act is hereby	
31	declared to be an Emergency Act, necessary for the preservation	
32	of the public health, safety and welfare and is necessary for the	1e

800K 5 PAGE 562

operation of a vital County agency, and shall take effect on the date it becomes law.

EFFECTIVE: November 8, 1979

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The Secretary of the Council does hereby coatify than fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski

BOOK 5 PAGE 563

79-50

Date: September 18, 1979 Grant Title and Purpose: Sexual Assault/Spouse Abuse Resource Center To provide funds for a nine (9) month continuation of the existing program 2. Grant Administrator: Joan Traub Granting Organization: Governor's Commission on Law Enforcement and the Adminis-3. tration of Justice Amount of Grant: \$19,627.00 5. Dates of Grant: From: August 19, 1979 To: May 18, 1980 Grant is: New X Renewal Modification Financial Reporting: Monthly Reimbursement Reports are Required: X Quarterly and will be prepared by Joan Traub / Selena Gaskins (A copy is required to be sent to Joel Hinojosa, Department of Treasury.) Cost Sharing Arrangements: County's Matching Share is \$1,276.00 (6.5%) Method by which County will Receive Funds: Reimbursement Requests 10. Audit Requirements: State Auditors Overhead Cost Arrangement with County: None 11. 12. Appropriation Account Number: 88-01-42-00-02-01-xx-xx Receivable Account Number: 28-00-03-80-55-01-00-00 13. Proposed Budget by Category: OBJECT CODE AMOUNT 01 - Personal Services \$14,840.00 02 - Travel 369.00 1,170.00 04 - Rents & Utilities 05 - Supplies & Materials 788.00 08 - Other Charges 80.00 14 - Benefits 2,380.00 15 - Receipts (1,276.00)

Total

\$18,351.00

BOCK 5 PAGE 564

BY THE COUNCIL

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Passed LSD 79-30 (November 6, 1979 (WITHX XMEN diments)

By order

Angele Markowski, Secretary



Anythe Markerski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 8, 1979.

20'd & Recorded 4/7 1980 at 2:35 P. Quagla Markowski, Secretary

Douglas Chilcoat, Clerk, Harford Co.

Date: October 9, 1979

BILL NO. -

800K 5 PAGE 565

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-51

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to establish the assessment basis and annual

with the requirements of County law.

assessment of Bauers Drive, First Election District, Water

Project No. 6307, and Sewer Project No. 6306, in accordance

Legislative Day No. 79-28

By the Council, October 9, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: November 6, 1979
at: 6:45 P.M.
By Order: Angela Markovski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>November 6, 1979</u>
and concluded on November 6, 1979
angle Mardowski, Secretary
79-51

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WHEREAS, the County Executive has recommended, pursuant to Harford County law, that an assessment basis and annual assessment be established for certain property in Harford County, Maryland; and

WHEREAS, the requirements of the Charter of Harford County, Maryland, and County law have been satisfied.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the following assessment basis and annual assessment rate for the below described property in Harford County, Maryland, be, and it is hereby established as set out below:

The Front Foot Benefit Assessment for Bauers Drive, First Election District, Water Project No. 6307 and Sewer Project No. 6306, beginning on January 1, 1980, shall be Forty Two Cents (42¢) per foot, per year, for Water Project No. 6307, and Seventy Eight Cents (78¢) per foot, per year, for Sewer Project No. 6306, to run for the duration of the bonds, not to exceed twenty-five (25) years for each bond issue. Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the payment of

interest and principal on bonds issued by Harford County, Maryland and shall take effect on the date it becomes law.

EFFECTIVE: November 8, 1979

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angle Markowski

BOOK 5 PAGE 567

BY THE COUNCIL

Read the third time.

Passed_LSD 79-30 (November 6, 1979) (WDChyamendments)

By order

Angle Molecular, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this __7th ____ day of November _____, 1979

at ____3:00 ____ o'clock P.M.

Angle Market (November _____, Secretary)

Angle Market (November _____, Secretary)

APPROVED:

County Executive

BY THE EXECUTIVE

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 8, 1979.

angle Merkovski, Secretary

Rec'd & Recorded 4/7 1980 at 2:35 P. M. +DE Liber 5 Folio 565 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-52 (as amended

8007 5 PAGE 568

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-52 (as amended)

Council President Hardwicke at request of County Executive Introduced by and Council members Barbara O. Kreamer and John C. Schafer

Legislative Day No. 79-28 Date: October 9, 1979

AN ACT to repeal Article I, heading, IN GENERAL, and Article II, heading, BUILDING CODE, of Chapter 5, of the Harford County Code, as amended, heading, BUILDING, and to enact in lieu thereof, new Article I, heading, BOCA BASIC BUILDING CODE, new Article II, heading, ENERGY CONSERVATION, and new Article III, heading, GENERAL REVISIONS TO THE BUILDING CODE, all to be added to the Harford County Code, as amended, to provide that Harford County shall use as its standard for building regulations, the 1978 BOCA Basic Building Code with certain amendments thereto; to provide penalties for the violation of the building standards; to provide for the adoption of the BOCA Basic Energy Conservation Code, 1978, with certain alterations, and generally relating to buildings and construction in Harford County, Maryland.

	By th	e Council,	October	9, 1979		
Introduced,		time, ordered November 13		d public	hearing	scheduled
		6:30 F				
	By Order:	angle	Darlow	eki	, Secreta	ary

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on ______November 13, 1979 _____.

Angela Markouski, Secretary

800K 5 FACE 569

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Article I, heading, IN GENERAL, and Article II, heading, BUILDING CODE, of Chapter 5, heading, BUILDING, of the 3 Harford County Code (as amended), be, and they are hereby repealed 4 and that new Article I, heading, BOCA BASIC BUILDING CODE, and new 5 Article II, heading, ENERGY CONSERVATION, and new Article III, 6 heading, GENERAL REVISIONS TO THE BUILDING CODE, be, and they are 7 8 hereby added to the Harford County Code, as amended, to stand in lieu of the repealed Articles, all to read as follows: 9

10 CHAPTER 5. BUILDING.

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11 ARTICLE I. BOCA BASIC BUILDING CODE.

Section 5-1. Adoption of BOCA Basic Building Code by Reference.

(a) The BOCA Basic Building Code, Seventh Edition, 1978, (hereinafter referred to as the Building Code, or Code) with Appendixes A through N, published by the Building Officials and Code Administrators International, Inc., is hereby adopted and by reference thereto is made a part of this Chapter with the same force and effect as though set out in full herein, save and except such changes, amendments, revisions, deletions, substitutions and additions as are specified in this Chapter. At least three (3) copies of such BOCA Basic Building Code and supplements thereto are on file and open for public use, examination and inspection in the Office of the Director of Administration.

Section 5-2. Certain Sections and Subsections Deleted.

(a) The following portions of the Building Code adopted by this Article are hereby deleted:

107.2 - Appointment of Building Official.

107.5 - Qualifications of Building Official.

107.6 - Qualifications of Assistants.

118.0 - Volume Computation for Permit Fees.

120.1 - Posted Use & Occupancy.

125.0 - Board of Survey.

800K 5 PAGE 570

421.5 -	Fire	Protection	(Drive-In	Theaters)	
2 . 0			(

1401.0 - Plans, Specifications and Permits.

1402.0 - Exemptions.

1405.0 - Maintenance and Inspection.

1406.0 - Bonds and Liability Insurance.

Section 5-3.

(a) The following sections of this Article refer to sections of the BOCA Basic Building Code and are changes or additions to certain sections of that Code.

Section 5-4. Section 100.0 Amended.

(a) Subsection 100.2 of the Building Code adopted by this Article is amended to read as follows:

Add "Harford County" after the word "the" and before the word "except" and add the following sentence: The provisions of this Code shall not apply to the construction or maintenance of buildings or structures on farms which buildings or structures are not intended or used for human habitation.

Section 5-5. Subsection 105.1 of the Building Code Amended.

Subsection 105.1 of the Building Code adopted by this Article is hereby amended by adding the effective date of adoption of this Act.

Section 5-6. Subsection 107.1 of the Building Code Amended.

Subsection 107.1 of the Building Code adopted by this Article is hereby amended by adding "Harford County" after the word "of" and before the word "is".

Section 5-6.1 Subsection 112.3 of the Building Code Amended.

At the end of Subsection 112.3, add the following: In addition to the above requirements, all applications must be signed by the person, firm or corporation actually performing the construction work as a general contractor.

All except minor additions

multiple shells.

Section 5-7. Subsection 112.7 of the Building Code Amended.

Group A - Assembly

Subsection 112.7 of the Building Code adopted by this Article is hereby amended by adding thereto the following:

The Building Official shall require plans and, if available, specifications stamped by an engineer or architect, duly licensed in the State of Maryland, bearing his signature for the following use groups as defined in Section 200.0 of the Building Code.

Group B - Business Section 204.0 In excess of 5,000 sq. ft.

Group F - Factory Section 205.0 In excess of 5,000 sq. ft.

Group H - High Hazard Section 206.0 All.

Group I - Industrial Section 207.0 In excess of 5,000 sq. ft.

Group S - Storage Section 210.0 In excess of 5,000 sq. ft.

Group M - Mercantile Section 208.0 In excess of 5,000 sq. ft.

and having more than one

(1) floor and having

Section 203.0

Section 5-8. Subsection 113.11 Added to the Building Code.

A new subsection is added to Section 113.00 of the Building Code adopted by this Article, to read as follows:

113.11 Withholding Permits: The building official may withhold the issuance of any permit if the applicant has failed to remedy or correct any existing alleged violation of the Building Code on any previous construction projects in Harford County FOR WHICH THE APPLICANT HAS BEEN CITED BY THE DEPARTMENT OF INSPECTIONS. Section 5-8.1. Subsection 113.2 of the Building Code Amended.

Subsection 113.2 of the Building Code adopted by this Article is amended to read as follows:

113.2 Invalidation of and Reissuance of Permits: Any permit issued shall become invalid if the authorized work is not commenced and diligently pursued within twelve (12) months after

300K 5 PAGE 572

issuance or is suspended or abandoned for a period of six (6) months after the work has commenced. Another permit, upon application for one, may be issued if the applicant can demonstrate that construction will commence within six (6) months after reissuance and shall be diligently pursued to completion.

Section 5-8.2. Subsection 113.5 of the Building Code Amended.

Subsection 113.5 of the Building Code adopted by this Article is amended to read as follows:

Licenses and Permits shall stamp or endorse in writing both sets of corrected plans "Approved", one (1) set of such approved plans to be retained by him, and one (1) set of the plans shall be kept at the building site and be readily accessible and open to inspection to the Director of Inspections, Licenses and Permits or his authorized representative at all reasonable times.

Section 5-9. Subsection 114.1 of the Building Code Amended.

Subsection 114.1 of the Building Code adopted by this Article is amended to read as follows:

114.1 Payment of Fees: No permit shall be issued until the fees prescribed in the schedule of license and permit fees under Chapter 13, entitled, Licenses and Permits, have been paid. Section 5-9.1. Section 117.0 of the Building Code Amended.

Subsection 117.1 of the Building Code adopted by this

Article is amended by deleting the entire section and inserting in

lieu thereof the following:

Section 117.1 Fees: No permit to begin work for new construction, alteration, removal, demolition or other building operation shall be issued until the fees prescribed in the schedule of license and permit fees under Chapter 13, entitled, Licenses and Permits, shall have been paid to the Department of Inspections, Licenses and Permits or other authorized County agency.

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Section 5-10. Subsection 118.0 of the Building Code Amended.

Section 118.0 of the Building Code adopted by this

Article is amended by deleting the entire section. A new heading added, to read as follows:

Section 118.0 Workmanship.

Section 5-10.1. Subsection 118.1 Added to the Building Code.

A new subsection 118.1 is added to new Section 118.0 of the Building Code adopted by this Article, to read as follows:

appurtenances thereto shall be constructed strictly in compliance with good engineering practice. All members and components of the structure shall be installed, fitted or fastened, moved or stored in such a manner that the full structural capabilities of the member are obtained. Improper alignment, fitting, fastening, or methods of construction shall be considered a violation of this code in all cases that adversely affect the strength or safety of the building or structure. Workmanship that affects aesthetics only shall not be considered a violation of this Building Code.

Section 5-11. Section 119.0 of the Building Code Amended.

Subsection 119.1 of the Building Code adopted by this Article is hereby amended by adding thereto the following:

Subsection 119.1 New Buildings: Add after the words
"building official" new sentences and paragraphs to read as
follows: Prior to the consummation of the sale (settlement) of
any new one (1) and/or two (2) family dwellings, there shall be an
inspection of the unit by the appropriate County inspection
agencies. A Certificate of Use and Occupancy will be issued or a
list of violations or deficiencies requiring correction prior to
issuance of such certificate will be supplied by the department.
At the time of consummation of such sale, the Certificate of Use
and Occupancy, or list of deficiencies or violations which remain to

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be corrected prior to issuance of such certificate, shall be presented to the buyer.

119.1.1 Unless contractually relieved of such responsibility, the seller shall be responsible for correction of any violation or deficiencies necessary for the certificate to be issued. When a Certificate of Use and Occupancy has not been issued prior to consummation of the sale, there shall be required a separate written contractual agreement indicating responsibility and time for correction of all deficiencies or violations cited by any County inspection agency.

Section 5-12. Subsection 121.4 of the Building Code Amended.

Subsection 121.4 of the Building Code adopted by this Article is amended to read as follows:

a provision of the Building Code or shall fail to comply with any of the requirements thereof, or who shall erect, construct, alter, repair, occupy or relocate a building or structure in violation of an approved plan or directive of the building official, or of a permit or certificate issued under the provisions of the Building Code, shall be guilty of a misdemeanor, punishable by a fine of not more than One Thousand Dollars (\$1,000.00) or by imprisonment not exceeding six (6) months, or both such fine and imprisonment. Each day that a violation continues shall be deemed a separate offense.

Section 5-13. Subsection 122.2 of the Building Code Amended.

Subsection 122.2 of the Building Code adopted by this Article is amended to read as follows:

122.2 Unlawful Continuance: Any person who shall continue any work in or about the building after having been served with a stop work order, except such work as he is directed to perform to remove a violation or unsafe conditions, shall be

79-52 AS MENDED

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1	liable	to	a	fine	of	not	less	than	One	Hundred	Dollars	or	more	than
2	One Tho	ousa	nd	Doll	lars	5 (\$]	,000.	00).						

Section 5-14. Section 200.0 of the Building Code Amended.

Subsection 200.1 of the Building Code adopted by this Article is amended to read as follows:

Section 200.1 Scope: The provisions of this Article shall control the classification of all buildings as to use group and type of construction, and the definition of all terms relating thereto in Harford County, Maryland.

Where the provisions of the Building Code are in conflict with a Harford County zoning law or regulation, the more restrictive law, regulation or code shall apply.

Section 5-14.1. Section 200.0 of the Building Code Amended.

Subsection 200.3 of the Building Code adopted by this Article is amended by adding "Harford County" after the word "of" and before the word "pertaining".

Section 5-15. Subsection 301.2 of the Building Code Amended.

Subsection 301.2 of the Building Code adopted by this Article is amended to read as follows:

The fire limits shall comprise the areas containing congested business, commercial, manufacturing and industrial use or in which such uses are developing. The limits of such areas are described on maps in the corporate towns.

Section 5-16. Section 315.0 of the Building Code Deleted.

Reference is made to Maryland Building Code for the Handicapped and Aged. (Article 41, Section 257 JK, Annotated Code of Maryland.)

Section 5-17. Section 403.0 of the Building Code Deleted.

Reference is made to Maryland State Fire Prevention Code (Article 38-A, Annotated Code of Maryland).

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1	Section 5-17.1. Subsection 413.1.1 of the Building Code Amended.
2	Subsection 413.1.1 of the Building Code adopted by this
3	Article is amended to read as follows:
4	Add sentence: All doors leading into habitable areas
5	shall be equipped with automatic door closers.
6	Section 5-17.2. Subsection 421.5 of the Building Code Deleted.
7	Section 421.1 is deleted.
8	Section 5-17.3. Subsection 424.3.1 of the Building Code Amended.
9	Subsection 424.3.1 of the Building Code adopted by this
10	Article is amended by adding the following sentence:
11	All mobile homes, except those in sales lots, remaining
12	in any location for more than forty-eight (48) hours shall be tie
13	down with devices for anchoring in compliance with the provisions
14	of this Section and any referenced appendices.
15	Section 5-17.4. Subsection 424.4 Added to the Building Code.
16	Subsection 424.4 of the Building Code adopted by this
17	Article is amended to read as follows:
18	424.4 Enclosures of Parks: Transient and mobile home
19	parks shall be enclosed with an approved fence or hedge, not less
20	than five (5) feet in height, or other suitable and/or acceptable
21	screening, with no openings to adjoining property other than
22	required entrances and exits to streets or public spaces.
23	Section 5-18. Subsection 609.2 of the Building Code Amended.
24	Subsection 609.2 of the Building Code adopted by this
25	Article is amended by adding the following sentence:
26	All enclosed areas shall have an approved type exit

All enclosed areas shall have an approved type exit other than overhead doors.

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Section 5-19. Subsection 616.4.1 of the Building Code Amended. 28

Subsection 616.4.1 of the Building Code adopted by this 29 Article is amended to read as follows:

616.4.1 Minimum Dimensions: The minimum tread require-32 ments for residential buildings (Use Group R) are as follows:

Use Group

Minimum Tread

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One and two family dwellings (Use Group R)

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All stairs with closed risers

Standard 10" tread, including nosing (not to exceed 1 1/4")

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Basement service stairs with open risers

Standard 10" treading, including nosing

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Exterior basement stairs

9" tread (no nosing)

Section 5-19.1. Subsection 616.5 of the Building Code Amended.

Subsection 616.5 of the Building Code adopted by this Article is hereby amended to read as follows:

616.5 Stairway Guards and Handrails: Unless otherwise specifically provided for in this Code, all stairways shall have continuous guards and handrails on both sides, and, in addition thereto, stairways required to be more than eighty-eight (88) inches in width shall have intermediate handrail dividing the stairway into portions not more than eighty-eight (88) inches wide.

As applied to one and two family dwellings described in Section 209.0, Use Group R, structures and handrails may be installed on one side of stairways, instead of both sides.

Exception: Both sides of open stairs shall be protected.

Section 5-19.2. Subsection 616.5.1 of the Building Code Amended.

Subsection 616.5.1 of the Building Code adopted by this Article is amended to read as follows:

616.5.1 Handrail Details:

- (1) Handrails may project not more than three and one-half (3 1/2) inches into the required stair width.
- (2) Handrails shall be not less than thirty (30) inches nor more than thirty-four (34) inches, measured vertically, above the nosing of the treads.

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- (3) Handrails shall be returned to walls or posts at the ends of the stairways.
- (4) Handrails shall be designed to withstand an applied load of two hundred (200) pounds in any direction at any point. Exception: Handrails designed for residential, type R-2, R-3 and R-4 may be reduced to one hundred (100) pounds.
- (5) As applied to one and two family dwellings described in Subsection 209.0, Use Group R structures, handrails shall be provided on at least one (1) side of all stairways of three (3) or more risers.

Section 5-19.3. Subsection 710.2 of the Building Code Amended.

Subsection 710.2 of the Building Code adopted by this Article is amended to read as follows:

710.2 Minimum Roof Loads: Ordinary roofs, either flat, pitched or curved, shall be designed for the live loads as specified in Table 710 or the snow load, whichever is greater; but in no case less than thirty (3) pounds per square foot live load. Section 5-20. Section 721.0 of the Building Code Amended.

Section 721.0 of the Building Code adopted by this Article is amended to read as follows:

Section 721.0 Foundation Investigations: All applications for permits for the construction of new buildings or structures, and for the alteration of a permanent structure which require changes in foundation loads and distribution, shall be accompanied by a statement describing the soil in the ultimate bearing strata including sufficient records and data to establish its character, nature and load-bearing capacity. Such records shall be certified by a licensed professional engineer or a licensed architect.

Builders of one and two family dwellings, as described in Subsections 209.4 and 209.5, Use Group R-3 and R-4 structures, are exempt unless determined necessary by the building official.

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1	Section	5-20.1.	Section	724.0	of	the	Building	Code	Amended
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Subsection 724.1 of the Building Code adopted by this Article is amended to read as follows:

Add sentence to read: The minimum depth below finish grade for all footings shall be thirty (30) inches.

Section 5-20.2. Subsection 728.3.1 of the Building Code Amended.

Subsection 728.3.1 of the Building Code adopted by this Article is amended to read as follows:

Subsection 728.3.1 Plain Concrete: In plain concrete footings, the edge thickness shall not be less than eight (8) inches for footings on soil and extend four (4) inches on either side of th supported wall.

Section 5-21. Section 854.0 of the Building Code Amended.

Subsection 854.5.1 Added.

854.5.1 Sill Sealer: An approved sill sealer shall be installed under sills used in all residential buildings and other structures with conditioned air spaces.

Section 5-22.1. Section 870.0 of the Building Code Amended.

Subsection 870.6 Added.

870.6 Areaway Walls: Masonry units used in the construction of areaway walls shall comply with Section 869.2.2 for size of unit. Areaway walls shall be anchored securely to basement or foundation wall.

Section 5-22.2. Subsection 872.4.1 of the Building Code Amended.

Subsection 872.4.1 of the Building Code adopted by this Article is amended to read as follows:

(1) Subsoil Drains. Subsoil drains shall be provided around the perimeter of all buildings having basements, cellars or floors below grade. Such subsoil drains may be positioned inside or outside of the footing, and shall be of perforated, or open joint approved drain tile or pipe not less than three (3) inches in diameter, and be laid in gravel, slag, crushed rock or

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31 32 other approved porous material with a minimum of four (4) inches surrounding the pipe on all sides.

- (a) Subsoil drains shall be piped to a storm drain, or to an approved water course, or to the front street curb or gutter, or to the alley or the discharge from the subsoil drains shall be piped to the alley by a concrete gutter. Where a continuous flowing spring or groundwater is encountered, subsoil drains shall be piped to a storm drain or an approved water course,
- (3) Where it is not possible to convey the drainage by gravity, subsoil drains shall discharge to an accessible sump pit provided with an approved automatic electric pump. Sump pit shall be at least fifteen (15) inches in diameter, eighteen (18) inches in depth, and provided with a fitted cover. The sump pump shall have an adequate capacity to discharge all water coming into the sump as it accumulates to the required discharge point, and in no event shall the capacity of the pump be less than fifteen (15) gallons a minute. The discharge from the pump shall be a minimum of 1 1/4" and have a check valve and a union in the discharge piping to make the pump accessible for servicing.
- (4) For separate dwellings, subsoil drains not serving continuous flowing springs or groundwater, the sump pipe shall discharge onto a concrete splash block with a minimum length of twenty-four (24) inches. This discharge pipe shall be within the recessed line of the splash block.
- (5) Subsoil drains subject to back flow when discharging into a storm drain shall be provided with a backwater valve in the drain line so located as to be accessible for inspection and maintenance.
- (6) Nothing in this regulation shall prevent the discharge of drains serving subsoil drains, or areaways of a detached building, which do not serve continuous flowing springs or groundwater, from discharging to a properly graded open area,

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provided the point of discharge is at least ten (10) feet from any property line, and it is impracticable to discharge to a street gutter, curb, a storm drain, approved water course, or to an alley.

Section 5-23. Subsection 872.4.2 Added to the Building Code.

Subsection 872.4.2, Areaway Drains, is added to the Building Code adopted by this Article, to read as follows:

Window areaways not greater than ten (10) square feet in area may discharge to the subsoil drains through a two (2) inch pipe. However, in the case of window areaways greater than ten (10) square feet in area, such areaways shall be handled in the manner provided for entrance areaways.

WINDOW AREAWAYS, IN NON-RESIDENTIAL STRUCTURES AND TEN

(10) SQUARE FEET OR LESS IN AREA, SHALL BE DRAINED THROUGH A TWO

(2) INCH PIPE. THIS PIPE MAY DISCHARGE INTO AN APPROVED SUBSOIL

DRAIN SYSTEM.

Section 5-23.2. Section 907.0 of the Building Code Amended.

Section 907.0, Fire Walls and Party Walls, and Subsection 907.7, paragraph 2, is amended to read as follows:

The wall may terminate at the underside of the roof deck in types 3 and 4 construction if it is properly firestopped, and the roof sheathing or deck is constructed of approved non-complywood for a distance of four (4) feet on either side of the wall. Section 5-24. Subsection 924.1 of the Building Code Amended.

Subsection 924.1 of the Building Code adopted by this Article is amended to read as follows:

Gutters and leaders (downspouts) shall be provided on all buildings and structures where applicable and shall be of non-combustible material, except type 3 and 4 construction may be of combustible material.

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AS AMENDED

Section 5-25. Subsection 1007.14 of the Building Code Amended.

Subsection 1007.14 of the Building Code adopted by this Article has been amended to read as follows:

Factory built fireplaces shall bear the seal of a nationally recognized testing or inspection agency and shall be installed in accordance with designated test data.

Section 5-26. Section 1201.1 of the Building Code Amended.

Article 12, Section 1201.0, Plans and Specifications, Subsection 1201.1 of the Building Code adopted by this Article is amended to read as follows:

1201.1 Required: Plans shall be submitted to indicate conformance with this Code and the Mechanical Code and shall be reviewed by the Department and the State Fire Marshal's Office prior to issuance of a permit.

Section 5-26.1. Section 1200.0 of the Building Code Amended.

Subsection 1200.8 Added to the Building Code.

1200.8 Fire Protection and Safety: Fire protection and safety practices shall be deemed to include the requirements of the Fire Code of the State of Maryland. The provisions of the Fire Code of the State of Maryland shall govern in all matters in which they are applicable and shall supersede the requirements of this Code.

Section 5-26.2. Subsection 1307.2.1 of the Building Code Amended.

Subsection 1307.2.1 of the Building Code adopted by this Article is amended to read as follows:

Insert three (3) feet in blank.

27 Section 5-26.3. Subsection 1307.2.2 of the Building Code Amended.

Subsection 1307.2.2 of the Building Code adopted by this Article is amended to read as follows:

Insert the word "THREE" in the blank provided in the Code.

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Section 5-26.4. Subsection 1308.1.1 Added to the Building Code.

A new Subsection 1308.1.1 is added to Section 1308.0 of the Building Code adopted by this Article to read as follows:

1308.1.1 Existing Drainage Nuisance: Any surface or roof drainage which is collected by man-made means on a property shall not be channeled onto the property of another. Any channeling or collection of water must be dissipated and dispersed on the collecting property so as to not cause damage to the property of another.

Section 5-26.5. Section 1500.0 of the Building Code Amended.

Article 15, Electric Wiring and Equipment, of the Building Code adopted by this Article is amended to read as follows:

Section 1500.00 Electrical Code: The Harford County Electrical Code shall be as set forth in the Harford County Code, Chapter 8A.

Section 5-26.6. Section 1600.00, Article 16, Deleted.

Section 1600.00, Article 16, is deleted. Reference Maryland State Elevator Code and Department of Labor and Industry. Section 5-26.7. Section 1700.0 of the Building Code Amended.

Article 17, Plumbing, Drainage and Gaspiping, of the Building Code adopted by this Article is amended to read as follows:

Section 1700.0 Plumbing Code: The Harford County Plumbing Code shall be as set forth in the Harford County Code. Section 5-26.8. Section 1800.0 of the Building Code Amended.

Subsection 1800.5 of the Building Code adopted by this Article is amended to read as follows:

Add "Harford County" after the word "of" and before the word "in".

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ARTICLE II. ENERGY CONSERVATION.

Section 5-26.9. Adoption of Energy Code.

Article XX of the BOCA Code is deleted in its entirety and the following shall stand in its place: The BOCA Basic Energy Conservation Code, Second Edition, 1978, hereinafter referred to as the Energy Code, with Appendixes A, B and D through F, published by the Building Officials and Code Administrators International, Inc., is hereby adopted and by reference thereto is made a part of this Chapter with the same force and effect as though set out in full herein, save and except such changes, amendments, revisions, deletions, substitutions and additions as are specified in this Article. At least three (3) copies of the Energy Code and supplements thereto are on file and open for public use, examination and inspection in the Office of the Director of Administration.

Section 5-26.10. Section E-101.2 Added to the Energy Code.

Section E-101.2 Plans: Plans, specifications and necessary computations shall be submitted to indicate conformance with this section and other applicable sections of this Code. In the event an applicant elects to provide the Department of Inspections, Licenses and Permits with minimum plans, in lieu of computating information to conform with the specifications contained in the Code, the applicant shall be required to meet minimum standards established by Section 101.3.

Section 5-26.11. Section E-101.3 Added to the Energy Code.

Section E-101.3 Alternative Provisions: The Department of Inspections, Licenses and Permits shall create guidelines and alternative minimum standards for the compliance of the provisions of the energy conservation provisions of the Building Code. The guidelines or alternative minimum standards shall be adhered to only in the event an applicant elects not to make the necessary computations as required in Section 101.2.

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Section 5-26.12. Appendix C Added to the Energy Code.

APPENDIX C

3 Degree Day and Design Temperature and Solar Factors for Harford

4 County

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Degree Days (yearly total): 4,600

6 Design Temperatures:

7 Winter (97 1/2%)

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9 Summer

10 Dry Bulb (2 1/2%)

Wet Bulb (2 1/2%)

91 Degrees

78 Degrees

12 ARTICLE III. GENERAL REVISIONS TO THE BUILDING CODE.

13 Section 2-26.13. General Revisions.

- (a) Substitute Harford County, Maryland, for (name of municipality), or municipality, whenever they appear in the Building Code.
- (b) Insert the date upon which this Act becomes law for the phrase, date of adoption of this Code, whenever it appears in the Building Code.
- (c) Substitute County Executive for Harford County,
 Maryland, for the phrases, appointing authority, chief appointing
 authority or chief authority, whenever they appear in the Building
 Code.
- (d) The terms, building official and Director of Inspections, Licenses and Permits, shall mean the same for the purposes of this Chapter.
- 27 Section 5-26.14. Status of Building Permits Issued Prior to 28 Effective Date of this Act.
- (a) This Act shall not apply to buildings for which a valid building permit was issued prior to the effective date of this Act.

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Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: February 4, 1980

79-52

AS DED

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BY THE COUNCIL

Read the third time.

By order

Angela Maskawski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 5th day of December . 19 79 at 3:00 o'clock P.M.



angle Mashauski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on February 4, 1980.

Angela Marlowski, Secretary

Rec'd & Recorded 4/7 1980 at 2:36 P. M. HDC Liber 5 Folio JE 8 examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: February 4, 1980

BILL NO. 79-53

Date: October 16, 1979

of Woodsdale Road Sewer Project No. 6254 in accordance

with the requirements of the laws of Harford County,

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COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-53

Legislative Day No. 79-29

Maryland.

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to establish the assessment basis and annual.assessment

By the Council, October 16, 1979
Introduced, read first time, ordered posted and public hearing schedule
on: <u>November 13, 1979</u>
at: 7:00 P.M.
By Order: Wagele Marlowske, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on November 13, 1979
and concluded on November 13, 1979
Angela Markowski, Secretary

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WHEREAS, the County Executive has recommended, pursuant to Harford County law, that an assessment basis and annual assessment be established for certain property in Harford County, Maryland; and

WHEREAS, the requirements of the Charter of Harford County, Maryland, and County law have been satisfied.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the following assessment basis and annual assessment rate for the below described property in Harford County, Maryland, be, and it is hereby established as set out below:

The front foot benefit assessment for Woodsdale Road

Sewer Project No. 6254, beginning on January 1, 1980, shall be

One Dollar and Ninety-Six Cents (\$1.96) per foot, per year, to
run for the duration of the bond, not to exceed twenty-five (25)

years from January 1, 1980.

Section 2. And Be It Further Enacted, that this Act is hereby

declared to be an Emergency Act, necessary for the payment of interest and principal on bonds issued by Harford County, Maryland, and shall take effect on the date it becomes law.

EFFECTIVE: December 19, 1979

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angle Marland

800Y 5 PAGE 590

BY THE COUNCIL

Read the third time.
Passed_LSD 79-35 (December 18, 1979) (**X*XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
FMINER BEXELES
By order
angle Makenki, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 19th day of December , 1979
at 3:00 o'clock P.M.
Angle Machaeli, Secretary
BY THE EXECUTIVE
APPROVED:

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on December 19, 1979.

Angela Markowski, Secretary

Rec'd & Recorded 4/7 1980 at 2:34 P. M. HIC Liber 5 Folio 588 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-55 AS AMENDED.

BOOK 5 PAGE 591
COUNTY COUNCIL

01:

HARFORD COUNTY, MARYLAND

Introduced by <u>Councilman Lehman W. Spry</u>

Legislative Day No. 79-29

BILL NO. 79-55 (AS AMENDED)

Date: October 16, 1979

AN ACT to repeal and re-enact, with amendments, Section 24-32,
heading, Other Parcels Included, of Article II, heading,
JOPPATOWNE SANITARY SUBDISTRICT, of Chapter 24, heading,
WATER AND SEWERS, all part of the Harford County Code, as
amended; to provide the Ebeneezer Baptist Church property
be made part of the Joppatowne Sanitary Subdistrict.
Py the Council October 16 1070
By the Council, October 16, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>November 13, 1979</u>
at: <u>6:15 P.M.</u>
By Order: Angela Markowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on November 13, 1979
and concluded onNovember 13, 1979
Angela Mar Lowski, Secretary

BILL NO. 79-55 AS AMENDED

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Maryland, that Section 24-32, heading, Other Parcels Included, of Article II, heading, JOPPATOWNE SANITARY SUBDISTRICT, of Chapter 24, heading, WATER AND SEWERS, be, and it is hereby repealed and re-enacted, with amendments, all to read as follows: CHAPTER 24. WATER AND SEWERS.

ARTICLE II. JOPPATOWNE SANITARY SUBDISTRICT.

Section 24-32. Other Parcels Included.

Section 1. Be It Enacted By The County Council of Harford County,

The Joppatowne Sanitary Subdistrict shall also include the following parcels of land:

The following deeds, as recorded in the Land Records of the County:

G.R.G. Book 740--Page 138

G.R.G. Book 721--Page 580.

G.R.G. Book 638--Page 105.

G.R.G. Book 816--Page 286.

G.R.G. Book 607--Page 346.

G.R.G. Book 607--Page 352.G.R.G. Book 607--Page 355

G.R.G. Book 788--Page 254.

H.D.C. Book 906--Page 381

H.D.C. Book 903--Page 79.

H.D.C. Book 907--Page 476

H.D.C. BOOK 1058--PAGE 556.

S.W.C. Book 251--Page 278.

S.W.C. Book 239--Page 156.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE:

5 PAGE 593 900k

AMENDMENT TO BILL NO. 79-55

Introduced By: Council President Hardwicke Legislative Day No: 79-30 at the request of the County Executive Date: November 6, 1979

Amendment No. 1

Between lines 24 and 25 on page 1 of the bill as introduced, insert the following: "H.D.C. BOOK 1058--PAGE 556".

Amendment	Nc:	1	_ to Bill	No. 7	9-55
Introduced	- LSD	79-30	Adopted	· LSD	79-30
Flacad on Procedural Layover	- LSD		Rejected	· LSD	
Tabled	-LSD-		Withdrawn	- LSD	

BILL NO. 79-55

Date: October 16, 1979

BOOK . 5 PAGE 594

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-55

AN ACT to repeal and re-enact, with amendments, Section 24-32,

heading, Other Parcels Included, of Article II, heading,

Introduced by Councilman Lehman W. Spry

Legislative Day No. 79-29

JOPPATOWNE SANITARY SUBDISTRICT of Chapter 24, heading, WATER
AND SEWERS, all part of the Harford County Code, as amended,
to provide the Ebeneezer Baptist Church property be made part
of the Joppatowne Sanitary Subdistrict.
By the Council, October 16, 1979
Introduced, read first time, ordered posted and public hearing schedu
on: <u>November 13, 1979</u> 6:15 P.M.
ac.
By Order: Angela Machineli, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on <u>November 13, 1979</u>
and concluded on <u>November 13, 1979</u> .
agela Markowski, Secretary

800% 5 PAGE 595

Section 1. Be It Enacted By The County Council of Harford County,
Maryland, that Section 24-32, heading, Other Parcels Included,
of Article II, heading, JOPPATOWNE SANITARY SUBDISTRICT, of
Chapter 24, heading, WATER AND SEWERS, be and it is hereby
repealed and re-enacted, with amendments, all to read as follows:
CHAPTER 24. WATER AND SEWERS.

ARTICLE II. JOPPATOWNE SANITARY SUBDISTRICT.

Section 24-32. Other Parcels Included.

The Joppatowne Sanitary Subdistrict shall also include the following parcels of land:

The following deeds, as recorded in the Land Records of the County:

G.R.G. Book 740--Page 138.

G.R.G. Book 721--Page 580.

G.R.G. Book 638--Page 105.

G.R.G. Book 816--Page 286.

G.R.G. Book 607--Page 346.

G.R.G. Book 607 -- Page 352.

G.R.G. Book 607 -- Page 355.

G.R.G. Book 788--Page 254.

H.D.C. Book 906--Page 381.

H.D.C. Book 903--Page 79.

H.D.C. Book 907--Page 476.

S.W.C. Book 251--Page 278.

S.W.C. Book 239--Page 156.

Section 2. And Be It Turther Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: January 18, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Augle Markauske Secretary

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AS AMENDED

BOOY 5 PAGE 596

BY THE COUNCIL

Read the third time.

Passed LSD 79-31 (November 13, 1979 (with amendments)

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By order

- Angele Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 15th day of November, 19 79 at 3:00 o'clock P.M.



Rayla Mashwoole, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date Movember 19,19

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on November 19, 1979.

angle Markovske, Secretary

Rec'd & Recorded 4/7 19 80 at 2:36 P. M. HDC_Liber_5 Folio_57/ & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFICIEVE DATE: January 18,

7 55

BOOK 5 PAGE 597 BILL NO. 79-57

COUNTY COUNCIL

BILL NO. $\frac{79-57}{\text{AS AMENDED}}$

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-57 (AS AMENDED)

Introduced by Council Member Kreamer
Legislative Day No. 79-30 Date: November 6, 1979
AN EMERGENCY ACT to add new Article VIII, heading, Drug Devices,
to Chapter 14, heading, Morals and Conduct, of
the Harford County Code, as amended; to prohibit
the sale and display of certain DRUG paraphernalia for
the administration of controlled dangerous CERTAIN
ILLEGAL substances; PROVIDE FOR FORFEITURES; to
define certain terms DRUG PARAPHERNALIA; and generally
relating to the distribution of certain DRUG
paraphernalia for the administration of controlled
dangerous substances.
By the Council, November 6, 1979
Introduced, read first time, ordered posted and public hearing scheduled on: December 4, 1979
at: 6:30 P.M.
By Order: Angela Marlowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on December 4, 1979
and concluded on December 4, 1979
Angela Markawski, Secretary

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that new Article VIII, heading, Drug Devices, be, and it is hereby added to Chapter 14, heading, Morals and Conduct, of the Harford County Code, as amended; all to read as follows: CHAPTER 14. MORALS AND CONDUCT.

ARTICLE VIII. DRUG DEVICES.

Section 14-65. Definitions.

(a) The following words and phrases as used in this Article have the following meanings unless the context otherwise requires:

(1) "Cocaine spoon" means a spoon with a bowl so small that the primary use for which it is reasonably adapted or designed is to hold or administer cocaine, and which is so small as to be unsuited for the typical, lawful uses of a spoon. A cocaine spoon may or may not be labeled as a "cocaine" spoon or "coke" spoon.

(2) "Marijuana pipe" or "hashish pipe" means a pipe characterized by a bowl which is so small that the primary use for which it is reasonably adapted or designed is the smoking of marijuana or hashish, rather than the legal smoking of tobacco, and which may or may not be equipped with a screen.

Section-14-66. Prohibiting Sale of Certain Drug Devices.

It shall be unlawful for any person, firm or corporation to sell, offer for sale, distribute, display, furnish, supply or give away any cocaine spoon, marijuana pipe, hashish pipe, or any other instrument, implement, or device which is primarily adapted or designed for the administration or use of any controlled dangerous substance under circumstances which reasonably indicate an intent to use <u>SELL</u>, <u>OFFER FOR SALE</u>, <u>DISTRIBUTE</u>, <u>DISPLAY</u>, <u>FURNISH</u>, <u>SUPPLY OR GIVE AWAY</u> the paraphernalia for purposes of illegally administering any controlled dangerous substance. For the purpose of this Article, controlled dangerous substances are those substances as defined under Article 27, of the Annotated

- Code of Maryland, as amended.
- 2 "DRUG PARAPHERNALIA" MEANS:
- 3 (a) ALL EQUIPMENT, DEVICES, MATERIALS AND ARTICLES WHICH
- 4 ARE USED OR DESIGNED, ADAPTED OR APPROPRIATED FOR USE, FOR
- 5 PRODUCING, PROCESSING, OR CONTAINING ANY MARIJUANA, HASHISH,
- 6 HASHISH OIL, COCAINE, OR HEROIN; AND
- 7 (b) ALL EQUIPMENT, DEVICES, MATERIALS AND ARTICLES WHICH
- 8 ARE USED OR DESIGNED, ADAPTED OR APPROPRIATED FOR USE, IN
- 9 INGESTING, INJECTING, INHALING OR OTHERWISE INTRODUCING MARIJUANA,
- 10 HASHISH, HASHISH OIL, COCAINE OR HEROIN, OR THE RESIDUE THEREOF,
- 11 INTO THE HUMAN BODY.
- 12 SECTION 14-66. PROHIBITION.
 - IT IS UNLAWFUL FOR ANY PERSON, FIRM OR CORPORATION:
- 14 (a) TO OFFER FOR SALE, DISPLAY OR DISTRIBUTE ANY DRUG
- 15 PARAPHERNALIA;

- 16 (b) TO POSSESS DRUG PARAPHERNALIA UNDER CIRCUMSTANCES WHICH
- 17 REASONABLY INDICATE AN INTENT TO OFFER FOR SALE, DISPLAY, OR
- 18 DISTRIBUTE SAID DRUG PARAPHERNALIA FOR THE PURPOSE OF FACILITATING
- 19 THE ILLEGAL POSSESSION, DISTRIBUTION OR USE OF MARIJUANA, HASHISH,
- 20 HASHISH OIL, COCAINE, HEROIN, OR THE RESIDUE THEREOF.
- 21 Section 14-67. Penalties.
- (a) Any person violating any of the provisions of this
- 23 Article shall be deemed guilty of a misdemeanor and, upon con-
- viction thereof, shall be fined not less than ten dollars (\$10.00)
- nor more than five hundred dollars (\$500.00), or imprisoned not
- less than ten (10) days nor more than three (3) months, or both
- 27 fined and imprisoned.
- (b) Each day during which a violation of this Article
- continues shall be deemed a separate offense.
- 30 (c) ANY PARAPHERNALIA PROHIBITED BY THIS ARTICLE IS SUBJECT
- 31 TO FORFEITURE AS PROVIDED BY SECTION 297 OF ARTICLE 27 OF THE
- 32 ANNOTATED CODE OF MARYLAND, AS AMENDED.

79-57
AS AMENDED

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Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof.

Section 3. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation of the health and safety of the citizens of Harford County and shall take effect on the date it becomes law.

EFFECTIVE: January 22, 1980

79-57 AS AMENDED BOOK 5 PAGE 6C1

BY THE COUNCIL

Read the third time.

Passed LSD 80-1 (January 8, 1980) (with amendments)

FAXIENXEEXPRESSES

By order

Angele Markewski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 9th day of January, 1980 at 3:00 o'clock P.M.



APPROVED:

Angela Markowski, Secretary

BY THE EXECUTIVE

County Executive

Date Junuary 22 / 1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 22, 1980.

Jayle Markacki, Secretary

Rec'd & Recorded 4/7 19 90 at 2:367. M. HDC. Liber 5 Folio 59.7 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

79-57

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COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL No. 79-58 (AS AMENDED)

INTRODUCED BY Council Member Hutchins and Council President Hardwicke at the request of the County Executive

LEGISLATIVE DAY NO. 79-30 DATE: NOVEMBER 6, 1979

AN EMERGENCY ACT

BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND THAT Harford County, Maryland is hereby authorized and empowered to issue and sell its industrial development revenue bonds, to be designated "Harford County, Maryland Industrial Development Revenue Bonds (The Dorsey Corporation - Sewell Plastics, Inc. Project)", in a principal amount not to exceed One Million Three Hundred Thousand Dollars (\$1,300,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1978 Cumulative Supplement), as amended, in order to purchase certain improvements on land then to be owned by Oppenheimer Properties, Inc., to lease the land underlying said improvements from Oppenheimer Properties, Inc., and to lease said improvements and sub-lease its interest in the lease to Oppenheimer Chattanooga Associates, a Massachusetts Limited Partnership, which limited partnership will be the assignee from the County of a lease

BY THE COUNCIL_November 6, 1979

INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING SCHEDULED

ON: December 4, 1979

AT: 6:30 P.M.

BY ORDER: Quella Marlandi, SECRETARY

PUBLIC HEARING

HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE

OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED TO THE

CHARTER, A PUBLIC HEARING WAS HELD ON ______ December 4, 1979

AND CONCLUDED ON ______ December 4, 1979

angele Marlowski SECRETARY

BILL NO 79-58 1

BILL NO. 79-58
AS AMENDED

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COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL No. 79-58 (AS AMENDED)

INTRODUCED BY Council Member Hutchins and Council President
Hardwicke at the request of the County Exeuctive

LEGISLATIVE DAY NO. 79-30 DATE: NOVEMBER 6, 1979

of the land and improvements from Oppenheimer Properties, Inc. to The Dorsey Corporation and/or Sewell Plastics, Inc., for the sole and exclusive purpose of financing the acquisition of an industrial building in Harford County, Maryland as provided in this Ordinance; making certain legislative findings among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development revenue bonds (a) shall be payable solely and only from (i) revenue derived from the lease from Oppenheimer Properties, Inc. to The Dorsey Corporation and/or Sewell Plastics, Inc. and a lease from the County to the limited partnership, (ii) any and all monies realized from the sale of the collateral as described herein and (iii) any and all monies received from the limited partnership and/or a letter of credit provided by the limited partnership with respect to rents payable during the first two (2) years of the lease and sublease from the County to the limited partnership, and (b) shall not constitute, within the meaning of any constitutional or charter provision

ON:	
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BY ORDER:	SECRETARY
PUBLIC HEARING	
HAVING BEEN POSTED AND NOTICE OF TIME A	ND PLACE
OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHE	D TO THE
CHARTER, A PUBLIC HEARING WAS HELD ON	

AND CONCLUDED ON

INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING

BY THE COUNCIL_

, SECRETARY

BILL NO. 79-58

BILL NO. 79-58

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COUNTY COUNCIL

AS AMENDED

OF

HARFORD COUNTY, MARYLAND

BILL No. 79-58 (AS AMENDED)

INTRODUCED BY Council Member Hutchins and Council President Hardwicke at the request of the County Executive
LEGISLATIVE DAY NO. 79-30 DATE: NOVEMBER 6, 1979
or otherwise, (i) indebtedness of Harford County, Maryland or of any other political subdivision or (ii) a charge against the general credit or taxing powers of Harford County, Maryland; authorizing the private (negotiated) sale of such industrial development revenue bonds; prescribing certain details pertaining to such industrial development revenue bonds, including (without limitation) (a) the amount, date and maturity of such industrial development revenue bonds, (b) the interest rate to be paid on such industrial development revenue bonds, (c) the prepayment provisions, if any, relating to such industrial development revenue bonds, (d) the form and tenor of such industrial development revenue bonds and (e) the terms, conditions and security for such industrial development revenue bonds; and providing for approval by resolution of the Harford County Council of the form and contents in authorizing the execution and delivery of the various documents necessary or appropriate to effectuate the aforementioned sale of industrial development revenue bonds, and any leases, sub-leases and assignments or any other documents necessary or desirable to complete the
BY THE COUNCIL
INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING SCHEDULED ON:
AT:
BY ORDER:SECRETARY
PUBLIC HEARING
HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE
OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED TO THE
CHARTER, A PUBLIC HEARING WAS HELD ON
AND CONCLUDED ON

SECRETARY

BILL NO. 79-58

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BILL NO. 79-58

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL No. 79-58 (AS AMENDED)

INTRODUCED BY Council Member Hutchins and Council President Hardwicke at the request of the County Executive

LEGISLATIVE DAY NO. 79-30 DATE: NOVEMBER 6, 1979

sale of Bonds, acquisition of improvements and leasing thereof, and/or any change in the maturity schedule of the bonds, the interest rates payable, incorporating a redemption feature in the Bonds and the amount of the industrial development revenue bonds to be sold (not exceeding \$1,300,000); authorizing the execution of the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954 as amended; and generally providing for and determining various matters in connection with the authorization, security, sale and payment of such industrial development revenue bonds; and further declaring this Ordinance to be an emergency measure.

	BY THE COUNCIL	
INTRODUCED, READ SCHEDULED	FIRST TIME, ORDERED POSTED AND	PUBLIC HEARING
	ON:	
	AT:	
BY ORI	DER:	SECRETARY
	PUBLIC HEARING	
HAVING	BEEN POSTED AND NOTICE OF TIME	AND PLACE
OF HEARING AND T	TLE OF BILL HAVING BEEN PUBLISH	ED TO THE
CHARTER, A PUBLIC	HEARING WAS HELD ON	
AND CONCLUDED ON		
		SECRETARY

BILL NO

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COUNTY COUNCIL

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OF

HARFORD COUNTY, MARYLAND
BILL NO. 79-59 (AS AMENDED)

Legislative Day No. 79-30 Date: NOVEMBER 6, 1979

BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND THAT Harford County, Maryland is hereby authorized and empowered to issue and sell its industrial development revenue bonds to be designated "Harford County, Maryland Industrial Development Revenue Bonds (The Dorsey Corporation - Sewell Plastics, Inc. Project)", in the principal amount not exceeding One Million Three Hundred Thousand Dollars (\$1,300,000) pursuant to the provisions of Section 266A to 266I, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1978 Cummulative Supplement), as amended, in order to provide funds to acquire an industrial building on land then to be owned by Oppenheimer Properties, Inc. and to lease as lessee the underlying land from Oppenheimer Properties, Inc. as lessor, subject to an existing lease of Oppenheimer Properties, Inc. to The Dorsey Corporation and/or Sewell Plastics, Inc. and, thereafter, to lease said improvements and sub-lease its interest in the lease from Oppenheimer Properties, Inc. to Oppenheimer Chattanooga Associates, a Massachusetts limited partnership, which will thereafter receive an assignment from the County of Oppenheimer Properties, Inc.'s rights under the lease to The Dorsey Corporation and/or Sewell Plastics, Inc., for the sole and exclusive purpose of financing the acquisition of an industrial building in Harford County, Maryland as

> 79-58 AS AMENDED

provided in this Ordinance; making certain legislative findings, among others, concerning the public benefit and 2: purpose of such industrial development revenue bonds; 3 providing that such industrial development revenue bonds 4 (a) shall be payable solely and only from (i) revenues 5 derived from rental payments received under the lease of 6 Oppenheimer Properties, Inc. to The Dorsey Corporation and/or Sewell Plastics, Inc. and a lease from the County 8 to the limited partnership (ii) any and all monies realized 9 from the sale of collateral and (iii) payments received 10 from Oppenheimer Chattanooga Associates or a letter of credit 11 provided to pay rental payments due during the first the first 12 two (2) years of a lease and sublease from the County 13 to the limited partnership, and (b) shall not ever 14 15 constitute, within the meaning of any constitutional or charter provision or otherwise, (i) an indebtedness of 16 Harford County, Maryland or of any other political 17 sub-division or (ii) a charge against the general credit 18 19 or taxing powers of Harford County, Maryland; authorizing the private (negotiated) sale of such industrial development 20 21 revenue bonds; prescribing certain details pertaining to such industrial development revenue bonds, including 22 (without limitation) (a) that the amount, dates and maturity 23 schedule of such industrial development revenue bonds, the 24 25 interest rate to be paid on such industrial development 26 revenue bonds, the pre-payment penalty provisions, if any, 27 relating to such industrial development revenue bonds, the denomination of the bonds, the terms, conditions and security 28 29 for such industrial development revenue bonds, including the 30 authorization, execution and delivery of the various documents 31 necessary or appropriate to effectuate the sale of the industrial 32 development revenue bonds and the leases and assignments

> 79-58 AS AMENDED

as aforesaid and any trust agreements or other documents necessary or appropriate shall be approved by resolution of the Harford County Council, and (b) the form and tenor of such industrial development revenue bonds; authorizing the execution of the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954 as amended; and generally providing for and determining various matters in connection with the authorization, issuance, security, sale and payment of such industrial development revenue bonds; and further declaring this Ordinance to be an emergency measure.

RECITALS

Sections 266A to 266I, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1978 Cummulative Supplement) as amended, (the "Act") empowers all the Counties and Municipalities of the State of Maryland to issue revenue bonds and to loan the proceeds of sale of such revenue bonds to an industrial concern to finance the acquisition (as defined in the Act) by such industrial concern of industrial buildings (as defined in the Act). The Act declares it to be the legislative purpose to relieve conditions of unemployment in the State, to encourage the increase of industry and a balanced economy in the State, to assist in the retention of existing industry in the State through the control, reduction or abateman of pollution of the environment (where the proceeds of bonds are used for that purpose), to promote economic development, to promote natural resources and, in this manner, to promote the health, welfare and safety of the residents of each of the Counties and Municipalities of the State of Maryland.

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Harford County, Maryland (the "County") has determined to issue and sell its Harford County, Maryland Industrial Development Revenue Bonds (The Dorsey Corporation-Sewell Plastics, Inc. Project), in an amount not exceeding One Million Three Hundred Thousand Dollars (\$1,300,000) (the "Bonds") and to use the proceeds of the Bonds to purchase from Oppenheimer Properties, Inc., an industrial concern as mentioned in the Act, on the terms and conditions set forth in agreements to be entered into by and between the County, The Dorsey Corporation and/or Sewell Plastics, Inc., Oppenheimer Properties, Inc. and the limited partnership (the "Agreements"), as provided by this Ordinance and in resolutions to be passed from time to time by the County Council of Harford County, Maryland, in order to finance the acquisition (within the meaning of the Act) by the County of a certain industrial building (within the meaning of the Act) in Harford County, Maryland (the "Industrial Building"), and to lease said Industrial Building and sublease its interest in the underlying land to Oppenheimer Chattanooga Associates, a Massachusetts limited partnership (the "Company") which Company will be the assignee of a lease of land and improvements from Oppenheimer Properties, Inc. to The Dorsey Corporation and/or Sewell Plastics, Inc. and thereby relieve conditions of unemployment in the State of Maryland and in Harford County, Maryland and thus encourage economic development and protect the health, welfare and safety of the citizens of the State of Maryland and Harford County, Maryland.

The Bonds will be sold at private (negotiated) sale to Investors Diversified Services, Inc. or any other purchaser approved by resolution of the Harford County Council.

The Company and The Dorsey Corporation and/or Sewell Plastics, Inc. will execute and deliver or cause to be executed and delivered (a) a deed of trust conveying an

BOOK 5 PAGE 610

assignment of rights in a certain letter of credit, assignments of leases and a sub-lease and a first mortgage on the County's interest in the Industrial Building and a lease as security for the Bonds, (b) lease and sub-lease agreements with respect to the Industrial Building and the underlying land, (c) a letter of credit which will, in effect, guarantee the first two years rent on a lease which will be additional security for the Bonds and (d) such other Agreements as may be necessary or approriate to accomplish the foregoing to provide security for the purchasers of the Bonds and to indicate that the issuance and sale of the Bonds and the execution and delivery of the lease, sub-lease, letter of credit and such other Agreements are to be without any pecuniary liability of any kind on the part of the County.

In order to insure that the proceeds of the Bonds and the Loan will be used for the purposes set forth in the Act, the Company and The Dorsey Corporation and/or Sewell Plastics, Inc. will enter into a trust agreement with certain individual trustees (the "Trust Agreement") pursuant to which the proceeds of the Bonds will be deposited with such trustees and held, invested and disbursed by such trustees as therein provided.

The County received a letter of intent from
The Dorsey Corporation and Sewell Plastics, Inc. dated
May 14, 1979 (the "Letter of Intent"), requesting the County
to participate in the financing of the acquisition of the
Industrial Building in an amount not to exceed One Million
Three Hundred Thousand Dollars (\$1,300,000). The Letter of
Intent was approved by the County Council of Harford County,
Maryland (the "County Council") by resolution number 17-79,
adopted on May 15, 1979 and accepted by the County Executive
and the President of the County Council on May 18, 1979,
subject to the adoption of this Ordinance.

NOW THEREFORE, in accordance with the terms and provisions of the Act and the Charter of Harford County, Maryland:

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that acting pursuant to the Act, it is hereby found and determined as follows:

- 1. The issuance and sale of the Bonds by the County pursuant to the Act for the sole and exclusive purpose of acquiring the Industrial Building and leasing the Industrial Building and sub-leasing the interest of the County in a lease of the underlying land to the Company for use by The Dorsey Corporation and/or Sewell Plastics, Inc. (within the meaning of the Act) will facilitate and expedite the leasing of the Industrial Building by the Company, The Dorsey Corporation and Sewell Plastics, Inc.
- 2. The acquisition of the Industrial Building and the leasing of the Industrial Building and the financing of the Industrial Building as provided in this Ordinance will promote the declared legislative purposes of the Act by (a) sustaining jobs and employment, thus relieving conditions of unemployment in the State of Maryland and in Harford County, Maryland; (b) encouraging the increase of industry and a balanced economy in the State of Maryland and in Harford County, Maryland; (c) assisting in the retention of existing industry in the State of Maryland and in Harford County, Maryland; (d) and promoting economic development; and (e) promoting the health, welfare and safety of the residents of Harford County, Maryland and in the State of Maryland.
- 3. It is in the best interests of the citizens of the County to finance the acquisition of the Industrial Building by purchase by the County and lease to the Company

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for use by The Dorsey Corporation and/or Sewell Plastics, Inc.

4. Neither the Bonds nor the interest thereon, will constitute (a) a general obligation of the County or (b) a charge against or pledge of the general credit or taxing powers of the County within the meaning of the Constitution of Maryland or any other constitutional, statutory or charter provision or limitation, and neither shall ever constitute or give rise to any pecuinary liability on the part of the County. The principal of and interest on the Bonds shall be payable from and secured by (a) an assignment by the County of Oppenheimer Properties, Inc.'s rights in a lease with The Dorsey Corporation and/or Sewell Plastics, Inc., an assignment of a Letter of Credit which Letter of Credit will be in an amount sufficient to make timely rental payments in full during the first two years of the lease and sublease from the County to the Company and an assignment of a lease from the County to the Company and (b) such other Agreements as may be necessary or appropriate. The principal amount of the Bonds and the repayments to be made pursuant to the Agreements authorized will be paid directly to the trustees to be held and disbursed as agent for the holders of the Bonds. No such monies will be comingled with the County's funds or will be subject to the absolute control of the County, but only to such limited supervision and checks as are deemed necessary or desirable by the County to insure that the proceeds of the Bonds are used to accomplish the public purposes of the Act in this Ordinance. The transactions authorized hereby do not constitute the acquisition of property for public use or the purchase of equipment for public use. The public purposes expressed in the Act are to

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the Industrial Building and an assignment of the Lease
between Oppenheimer Properties, Inc., The Dorsey Corporation
and/or Sewell Plastics, Inc. to the County and reassigned
to the trustees of the Trust Agreement.

5. The security for the Bonds shall be solely and
exclusively (a) the assignment of a lease of the underlying
land and the Industrial Building from Oppenheimer Properties

be achieved by facilitating the acquisition and leasing of

- exclusively (a) the assignment of a lease of the underlying land and the Industrial Building from Oppenheimer Properties, Inc. to The Dorsey Corporation and/or Sewell Plastics, Inc.; (b) an assignment of rights in a Letter of Credit issued with respect to the first two years payments on the lease and sublease from the County to the Company; (c) an assignment of rights in a Lease of the Industrial Building between the County and the Company along with (d) a first mortgage on the County's interest in the industrial building purchased from Oppenheimer Properties, Inc. and the lease of the underlying land subject to the lease from Oppenheimer Properties, Inc. to The Dorsey Corporation and/or Sewell Plastics, Inc.
- 6. None of the receipts and revenues of the County from the Bonds or the Agreements shall be set aside as a depreciation account (mentioned in the Act).
- 7. The best interests of the County will be served by selling the Bonds to Investors Diversified Services, Inc. or other purchaser approved by resolution of the Harford County Council at private (negotiated) sale, as authorized by the Act, upon the terms and conditions approved by the County as set forth in this Ordinance.

Section 2. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that, subject to

the provisions of this Ordinance, the County is authorized

and empowered pursuant to the Act, to issue and sell its

Harford County, Maryland Industrial Development Revenue

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Bonds (The Dorsey Corporation and/or Sewell Plastics, Inc. 2. Project) in a principal amount not to exceed One Million Three Hundred Thousand Dollars (\$1,300,000), such Bonds to 3 be solely and exclusively payable from revenue derived from a lease of the Industrial Building, an assignment of said lease and an assignment of a letter of credit provided in 6: an amount sufficient to make timely rental payments for the first two (2) years and secured by an assignment of the Letter of Credit, an assignment of the Lease from Oppenheimer Properties, Inc. to The Dorsey Corporation and/or Sewell Plastics, Inc., an assignment of the Lease from the County to the Company and a first mortgage on the improvements and a lease of the underlying land but subject to the lease from Oppenheimer Properties, Inc. to The Dorsey Corporation and/or 15 Sewell Plastics, Inc. The Bonds shall be designated "Harford County, Maryland Industrial Development Revenue Bonds 16 17 Dorsey Corporation and/or Sewell Plastics, Inc. Project) ", shall be dated as of October 1, 1979 and shall bear interest commencing on October 1, 1979 at the rate of eight percent (8%) per annum. Interest shall be payable on the first days of March and October to and including the first day of 22 October, 2004. The principal shall be paid in fifteen (15) equal annual installments of Dollars each beginning October 1, 1990 to and including October 1, 2004. The Bonds will mature and the unpaid balance of principal and all accrued and unpaid interest shall be due and payable on October 1, 2004. The Bonds which may be printed or typewritten shall be substantially in the following form, and the form, with such changes therein as may be approved by resolution of the County Council of Harford County, Maryland and all of the covenants and conditions therein contained is hereby adopted by the County as and

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BOOK 5 PAGE 615

for the form and tenor of the obligation to be incurred by it, and such covenants and conditions, including the promise to pay therein contained, are hereby made binding upon the County.

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FORM OF BOND

UNITED STATES OF AMERICA

STATE OF MARYLAND

HARFORD COUNTY, MARYLAND

INDUSTRIAL -DEVELOPMENT -REVENUE -BOND

THE -DORSEY-CORPORATION, -SEVELL-PLASTICS, -INC.

PROJECT

PGR-VABUE-RECEIVED, Harford County, Maryland, a body-politic and corporate and a political subdivision of the State of Maryland (the "County"), hereby promises to pay, solely from the special fund provided therefor as set forth below, to a banking corporation, or its successor (the "Bank"), or its registered assigns, the principal sum of -Five Hundred Thousand Dollars (\$500,000), with interest thereon from October 1, 1979, at the rate of eight percent (8%) per annum (calculated on the basis of a -360 day year factor applied to actual days elapsed).

The -principal -hereof -and -the -interest -hereon -shall be -paid -in -lawful -money -of -the -United -States -of -America -at the -time -of -payment -as -follows:

(a) -interest -only -from -October -1, -1979 -to -and including -October -1, -2004, -due -and -payable -on -the -first -days of March -and -October -in -each -and -every -year.

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(b)-commencing-on-the-first-day-of-October,

1990; and on-the-first-day-of-October-in-each-and-every-year

thereafter; including-the-first-day-of-October-2004; principal

shall-be-paid-in-equal-annual-installments-of-

Bellars -each;

(e)-this-Bond-will-mature, and the entire unpaid-balance of -principal-hereof-and-accrued-and-unpaid interest-hereon-shall-be-due-and-payable, on-October-1, 2004; and

(d)-all-payments-received-shall-be-applied first-to_interest_and_the_balance_to_principal.

,-1979-(the-"Ordinance")-and-certain
resolutions-approved-by-the-County-Council-of-Harford-County
("Resolutions")---Reference-is-hereby-made-to-the-Ordinance
and-the-Resolutions-for-the-provisions-among-others,-with
respect_to_(a)_the_nature_and_extent_of_the_security_for
this-Bond;-(b)-the-rights;-duties-and-obligations-of-the
County-and-the-Bank-(both-in-its-individual-corporate
capacity-and-as-agent-for-the-holder-of-this-Bond);
(e)-the-terms-upon-which-this-Bond-is-issued-and-secured
and-(d)-the-modification-or-amendment-of-any-of-the-fore=
going-or-of-Agreements-executed-and-delivered_in_connection
with-The-Dorsey-Corporation;-Sewell-Plastics;-Inc:-Project;
and-by-the-acceptance-of-this-Bond;-the-holder-hereof-assents
to-all-of-the-provisions-of-the-Ordinance-and-Resolutions

and-agrees-to-be-bound-thereby.

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This Bond-is-issued-for-the-purpose-of-financing, in-whole-or-in-part,-the-cost-of-the-acquisition-(as-defined in-the-Act)-by-the-Gounty,-of-an-industrial-building-(as defined-in-the-Aet)-in-Harford-County-Maryland-(the "Industrial-Building" } 7 - and - the -lease - of - said - Industrial Building-and-lease-of-an-interest-in-the-underlying-land, subject-to-a-lease-from-Oppenheimer-Properties,-Inc.-to The Dorsey Corporation and for Sewell-Plasties - Iner-to Oppenheimer-Chattaneoga-Associates,-a-Massachusetts-Limited Partnership-{-the-"Company"},-and-paying-expenses_incidental thereto-so-as-to-help-relieve-conditions-of-unemployment-in the-State-of-Maryland-and-in-Harford-County,-and-to-help encourage-the-increase-of-industry-and-achieve-a-balanced economy-in-the-State-of-Maryland-and-in-Harford-County, to-assist-in-the-retention-of-industry-existing_in_the State-of-Maryland,-to-promote-economic-development,-and-in this-manner-to-promote-the-health,-welfare-and-safety-ofthe residents of the State of Maryland and of Harford County.

This-Bond-is-a-limited-obligation-of-the-County, and the principal hereof-and interest hereon-are payable—solely from (i)-a-first-mortgage in the County's interest in the Industrial Building and the County's interest in a lease of the underlying land, (ii) an assignment of rights in a letter of credit to provide funds to pay the first two (2)-years rent under the lease and sublease from the County to the Company and (iii) an assignment of the County's rights in a lease of the Industrial Building to the Company, of the rights of Oppenheimer Properties, Inc. in a lease of the underlying land and Industrial Building to The Dorsey Corporation and/or Sewell-Plastics, Inc. Neither this Bond nor the interest payable hereon shall ever constitute an

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indebtedness-or-a-charge-against-the-general-credit-or
taxing-powers-of-the-County-within-the-meaning-of-any
constitutional-provision-or-statutory-or-charter-limitation
and-neither-shall-ever-constitute-or-give-rise-to-any
pecuniary-liability-of-the-County-

Pursuant-to-the-Agreements-approved-by-the

Ordinance-or-the-Resolutions,-payments-sufficient-for-the

prompt-payment-when-due-of-the-principal-of-and-interest

on-this-Bond-are-to-be-paid-directly-to-the-Bank,-to-be

held-by-the-Bank,-as-agent-for-the-holder-of-this-Bond,

in-a-separate-and-special-fund,-to-be-used-by-the-Bank,-as

agent_for_the_holder_of_the_Bond,-for_the_payment_of_the

principal-of-and-interest-on-this-Bond.

In the event any installment of the principal and interest, or payment of interest, as hereinabove provided, is not paid when due and payable, such installment of principal and interest, or payment of interest, shall bear interest at the rate of eight percentum (9%) per annum until paid.

This-Bend-shall-be-registered-as-to-both-principal and-interest---The-Bank-shall-serve-as-Bend-Registrar,-and shall-keep-at-its-principal-office-in for_so_long-as-this-Bend-remains-outstanding,-books-for-the registration-and-transfer-hereof.--When-used-herein,-the term-"holder-of-this-Bend"-shall-mean-the-registered-owner from-time-to-time-of-this-Bend---The-initial-holder-of-this Bend-shall-be-the-Bank-

This-Bend-shall-be-transferable-only-upon-the-books
maintained-by-the-Bond-Registrar,-by-the-registered-owner
hereof-in-person-or-by-his-attorney-duly-authorized-in
writing,-upon-surrender-hereof-together-with-a-written
instrument-of-transfer-satisfactory-to-the-Bond-Registrar

duly-executed-by-the-registered-owner-or-his-duly-authorized attorney---This-Bond-is-a-usecurity-within-the-meaning-of Article-8-of-the-Maryland-Uniform-Commerical-Code, and, notwithstanding-the-provisions-herein-contained-for registration,-is,-and-shall-remain,-negotiable---The-laws of-the-State-of-Maryland-shall-govern-the-construction-of this-Bond-

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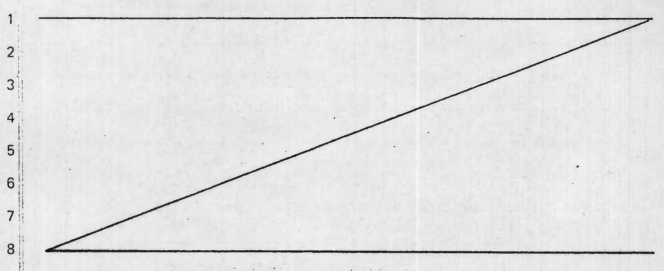
The-Gounty,-the-Bank,-as-agent-for-the-holder-of
this-Bond,-and-the-Bond-Registrar-may-deem-and-treat-the
person-in-whose-name-this-Bond-shall-be-registered-as-the
absolute-owner-hereof,-whether-this-Bond-shall-be-overdue
or-not,-for-the-purpose-of-receving-payment-of,-or-on-account
of,-the-principal-of-and-interest-hereon-and-for-allpurposes,-and-all-such-payments-so-made-to-such-registeredowner-or-upon-his-order-shall-be-valid-and-effectual-tosatisfy-and-discharge-the-liability-upon-this-Bond-to
the-extent-of-the-sum-or-sums-so-paid,-and-neither-the-Countynor-the-Bank,-as-agent-for-the-holder-of-this-Bond,-nor-the
Bond-Registrar-shall-be-affected-by-any-notice-to-the

IT-IS-HEREBY-CERTIFIED, RECITED-AND-DECLARED-that all-conditions, acts and things-required-by-the-Constitution and-laws-of-the-State-of-Maryland-and-the-Charter-of-Harford-County, Maryland, to-exist, to-have-happened-and-to have-been-performed-precedent-to-and-in-the-execution-and delivery-of-this-Bond-exist, have-happened, and-have-been performed, and that the issuance-of-this-Bond, together-with-all-other-obligations-of-the-County, does-not-exceed or-violate-any-constitutional-or-statutory-debt-limitations.

IN-WITHESS-WHEREOF,-HARFORD-COUNTY,-MARYLAND,-has eaused-this-Bond-to-be-signed-by-the-facsimile-signature-of its-County-Executive,-and-has-also-caused-its-corporate-seal

79-58 AS AMENDED

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UNITED STATES OF AMERICA

STATE OF MARYLAND

HARFORD COUNTY, MARYLAND

INDUSTRIAL DEVELOPMENT REVENUE BOND

THE DORSEY CORPORATION-SEWELL PLASTICS, INC. PROJECT

15 OCTOBER 1, 1979

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\$1,300,000

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BOOK 5 PAGE **621**

1	UNPAID PRINCIPAL, IF ANY, DUE AND PAYABLE ON MATURITY. BOTH
2	THE PRINCIPAL HEREOF AND THE INTEREST HEREON ARE PAYABLE IN
3	LAWFUL MONEY OF THE UNITED STATES OF AMERICA AT THE PRINICPAL
4	OFFICE IN , OF , AS
5	TRUSTEE (THE "TRUSTEE") UNDER THE HEREINAFTER MENTIONED
6	INDENTURE, OR IF A SUCCESSOR TRUSTEE IS HEREAFTER APPOINTED,
7	THEN AT THE PRINCIPAL OFFICE OF SUCH SUCCESSOR.
8	THIS BOND IS THE DULY AUTHORIZED ISSUE OF THE ISSUER
9	DESIGNATED AS "HARFORD COUNTY, MARYLAND INDUSTRIAL DEVELOPMENT
10	REVENUE BOND (THE DORSEY CORPORATION-SEWELL PLASTICS, INC.
11	PROJECT). THIS BOND IS HEREINAFTER REFERRED TO AS THE "BOND"
12	OR "BOND".
13	THIS BOND IS ISSUED PURSUANT TO THE AUTHORITY OF
14	SECTIONS 266A TO 266I, INCLUSIVE, OF ARTICLE 41 OF THE
15	ANNOTATED CODE OF MARYLAND (1971 REP. VOL. 1976 CUM. SUPP.),
16	AS AMENDED (THE "ACT"), AND PURSUANT TO AND UNDER THE
17	AUTHORITY OF COUNCIL BILL NO. ENACTED BY THE COUNTY
18	COUNCIL OF HARFORD COUNTY ON, 1979, WHICH
19	COUNCIL BILL NO. BECAME EFFECTIVE ON
20	,1979 (THE "ORDINANCE") AND CERTAIN
21	RESOLUTIONS APPROVED BY THE COUNTY COUNCIL OF HARFORD COUNTY
22	("RESOLUTIONS"). REFERENCE IS HEREBY MADE TO THE ORDINANCE
23	AND THE RESOLUTIONS FOR THE PROVISIONS, AMONG OTHERS, WITH
24	RESPECT TO (A) THE NATURE AND EXTENT OF THE SECURITY FOR
25	THIS BOND, (B) THE RIGHTS, DUTIES AND OBLIGATIONS OF THE
26	The state of the s
27	CAPACITY AND AS AGENT FOR THE HOLDER OF THIS BOND),
28	(C) THE TERMS UPON WHICH THIS BOND IS ISSUED AND SECURED
29	AND (D) THE MODIFICATION OR AMENDMENT OF ANY OF THE FOREGOING
30	OR OF AGREEMENTS EXECUTED AND DELIVERED IN CONNECTION WITH
31	THE DORSEY CORPORATION, SEWELL PLASTICS, INC. PROJECT;
32	AND BY THE ACCEPTANCE OF THIS BOND, THE HOLDER HEREOF ASSENTS

TO ALL OF THE PROVISIONS OF THE ORDINANCE AND RESOLUTIONS
AND AGREES TO BE BOUND THEREBY.

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THIS BOND IS ISSUED FOR THE PURPOSE OF FINANCING, IN WHOLE OR IN PART, THE COST OF THE ACQUISITION (AS DEFINED IN THE ACT) BY THE COUNTY, OF AN INDUSTRIAL BUILDING (AS DEFINED IN THE ACT) IN HARFORD COUNTY, MARYLAND (THE "INDUSTRIAL BUILDING") AND THE LEASE OF SAID INDUSTRIAL BUILDING AND LEASE OF AN INTEREST IN THE UNDERLYING LAND, SUBJECT TO A LEASE FROM OPPENHEIMER PROPERTIES, INC. TO THE DORSEY CORPORATION AND/OR SEWELL PLASTICS, INC. TO OPPENHEIMER CHATTANGOOGA ASSOCIATES, A MASSACHUSETTS LIMITED PARTNERSHIP (THE "COMPANY"), AND PAYING EXPENSES INCIDENTAL THERETO SO AS TO HELP RELIEVE CONDITIONS OF UNEMPLOYMENT IN THE STATE OF MARYLAND AND IN HARFORD COUNTY, AND TO HELP ENCOURAGE THE INCREASE OF INDUSTRY AND ACHIEVE A BALANCED ECONOMY IN THE STATE OF MARYLAND AND IN HARFORD COUNTY, TO ASSIST IN THE RETENTION OF INDUSTRY EXISTING IN THE STATE OF MARYLAND, TO PROMOTE ECONOMIC DEVELOPMENT, AND IN THIS MANNER TO PROMOTE THE HEALTH, WELFARE AND SAFETY OF THE RESIDENTS OF THE STATE OF MARYLAND AND OF HARFORD COUNTY.

THIS BOND AND THE REDEMPTION PREMIUM (IF ANY) AND
INTEREST HEREON SHALL NOT BE DEEMED TO CONSTITUTE A DEBT OR
A GENERAL OBLIGATION OR A PLEDGE OF THE FAITH AND CREDIT OF
THE STATE OF MARYLAND OR OF HARFORD COUNTY, MARYLAND, AND
DOES NOT DIRECTLY, INDIRECTLY OR CONTINGENTLY OBLIGATE SAID
STATE OR COUNTY TO LEVY OR TO PLEDGE ANY FORM OF TAXATION
WHATEVER FOR THE PAYMENT OF SUCH PRINCIPAL, REDEMPTION PREMIUM
(IF ANY) AND INTEREST. THIS BOND IS PAYABLE SOLELY FROM THE
PAYMENTS RECEIVED UNDER THE LEASE-PURCHASE AGREEMENT
(HEREINAFTER DESCRIBED) TOGETHER WITH ALL OTHER RENTS, REVENUES
AND RECEIPTS ARISING OUT OF OR IN CONNECTION WITH THE ISSUER'S
OWNERSHIP INTERESTS IN THE PROJECT AND THE ISSUER IS OBLIGATED

79-58 AS AMENDED

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TO PAY THE PRINCIPAL OF, THE REDEMPTION PREMIUM (IF ANY) AND
THE INTEREST ON THIS BOND ONLY FROM THE 1980 HARFORD COUNTY

REVENUE BOND FUND - THE DORSEY CORPORATION-SEWELL PLASTICS, INC.

PROJECT (THE "BOND FUND"), CREATED IN THE INDENTURE. NO RECOURSE

SHALL BE HAD FOR THE PAYMENT OF THE PRINCIPAL OF, OR THE

REDEMPTION PREMIUM (IF ANY) AND THE INTEREST ON, THIS BOND

AGAINST ANY OFFICER OR MEMBER OF THE ISSUER.

THE ISSUER HAS ENTERED INTO A LEASE-PURCHASE AGREEMENT

DATED AS OF AN EVEN DATE HEREWITH, (THE "LEASE-PURCHASE

AGREEMENT"), WITH OPPENHEIMER CHATTANOOGA ASSOCIATES, A

MASSACHUSETTS LIMITED PARTNERSHIP (THE "PARTNERSHIP"), PURSUANT

TO THE TERMS OF WHICH THE PARTNERSHIP MUST PAY TO THE ISSUER

RENTAL PAYMENTS OR DIRECT OTHERS TO PAY SUCH AMOUNTS, WHICH ARE

COMMITTED AND WILL BE FULLY SUFFICIENT TO PAY THE PRINCIPAL OF,

THE REDEMPTION PREMIUM (IF ANY) AND THE INTEREST ON THE BOND

AS THE SAME BECOME DUE. UNDER THE TERMS OF THE LEASE-PURCHASE

AGREEMENT, IT IS THE OBLIGATION OF THE PARTNERSHIP TO PAY,

OR SEE TO THE PAYMENT BY OTHERS OF, THE COSTS OF MAINTAINING

THE PROJECT IN GOOD REPAIR, TO KEEP IT PROPERLY INSURED AND

TO PAY ALL TAXES, LEVIES OR OTHER CHARGES ASSESSED AGAINST OR

WITH RESPECT TO THE PROJECT.

AS ADDITIONAL SECURITY FOR THE PAYMENT OF THIS BOND,
THE PARTNERSHIP HAS ASSIGNED TO ISSUER AND ISSUER HAS
TRANSFERRED PURSUANT TO THE INDENTURE TO TRUSTEE, ALL OF ITS
RIGHT, TITLE AND INTEREST TO THE REVENUES, RENTS AND RECEIPTS
PAYABLE BY THE DORSEY CORPORATION, A DELAWARE CORPORATION,
PURSUANT TO A NET LEASE OF THE PROJECT, DATED AS OF AN EVEN
DATE HEREWITH, AS AMENDED, (THE "NET LEASE") BY AND BETWEEN
THE DORSEY CORPORATION, AS LESSEE, AND OPPENHEIMER PROPERTIES,
INC., A NEW YORK CORPORATION, AS LESSOR. THE NET LEASE HAS
BEEN ASSIGNED BY OPPENHEIMER PROPERTIES, INC. PURSUANT TO A
CERTAIN SECOND ASSIGNMENT OF NET LEASE, DATED AS OF AN EVEN

79-58 AS AMENDED

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DATE HEREWITH, TO PARTNERSHIP.

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THE ISSUER HAS AGREED (BUT WITHOUT LIABILITY FOR FAILURE TO DO SO) THAT IT WILL USE ITS BEST EFFORTS TO KEEP THE PROJECT CONTINUOUSLY LEASED AND WILL PRESCRIBE AND COLLECT RENTAL PAYMENTS THEREFOR SUFFICIENT TO PAY WHEN DUE THE PRINCIPAL OF, THE REDEMPTION PREMIUM (IF ANY) AND THE INTEREST ON THE BOND. REFERENCE TO THE INDENTURE IS HEREBY MADE FOR A . DESCRIPTION OF THE AFORESAID BOND FUND WHICH IS CHARGED WITH, AND PLEDGED TO, THE PAYMENT OF THE PRINCIPAL OF, THE REDEMPTION PREMIUM (IF ANY) AND THE INTEREST ON THE BOND, THE NATURE AND EXTENT OF THE SECURITY, THE RIGHTS, DUTIES AND OBLIGATIONS OF THE ISSUER AND THE TRUSTEE, THE RIGHTS OF THE HOLDER OF THE BOND, THE TERMS AND CONDITIONS UNDER AND UPON THE OCCURRENCE OF WHICH THE INDENTURE AND THE LEASE-PURCHASE AGREEMENT MAY BE MODIFIED AND THE TERMS AND CONDITIONS UNDER AND UPON THE OCCURRENCE OF WHICH THE LIEN OF THE INDENTURE MAY BE DEFEASED AS TO THIS BOND PRIOR TO THE MATURITY OR REDEMPTION DATE HEREOF, TO ALL OF THE PROVISIONS OF WHICH THE HOLDER HEREOF, BY THE ACCEPTANCE OF THIS BOND, ASSENTS.

THE BOND MAY BE CALLED FOR REDEMPTION IN THE EVENT

(1) OF CONDEMNATION OF THE PROJECT OR ANY PART THEREOF AS

PROVIDED IN ARTICLE VII OF THE LEASE-PURCHASE AGREEMENT, OR

(2) OF EXERCISE BY THE PARTNERSHIP OF ITS OPTION TO PURCHASE

THE PROJECT AS PROVIDED IN SECTION 11.2 OF THE LEASE-PURCHASE

AGREEMENT. IF CALLED FOR REDEMPTION PRIOR TO MATURITY AS

PROVIDED ABOVE, THE BOND MAY BE REDEEMED AT ANY TIME, IN WHOLE

OR (IN CASE OF REDEMPTION PURSUANT TO ARTICLE VII OF THE LEASE
PURCHASE AGREEMENT) IN PART AT A REDEMPTION PRICE EQUAL TO THE

PRINCIPAL AMOUNT OF THE BOND, OR PART THEREOF, TO BE REDEEMED

PLUS ACCRUED INTEREST THEREON TO THE REDEMPTION DATE.

THE BOND, IF NO REDEEMED IN CONNECTION WITH THE

EXERCISE OF THE OPTIONS REFERRED TO IN ARTICLE VII OR

SECTION 11.2 OF THE LEASE -PURCHASE AGREEMENT, IS SUBJECT TO
REDEMPTION PRIOR TO MATURITY BY THE ISSUER ON ANY PRINCIPAL
AND/OR INTEREST PAYMENT DATE AT THE REDEMPTION PRICES
(EXPRESSED AS PERCENTAGES OF PRINCIPAL AMOUNT) SET FORTH IN
THE TABLE BELOW PLUS ACCRUED INTEREST THEREON TO THE REDEMPTION
DATE, PROVIDED, HOWEVER, THAT PRIOR TO ,1990,
SAID BOND MAY NOT BE REDEEMED BY THE APPLICATION, DIRECTLY OR
INDIRECTLY, TO SUCH REDEMPTION PRICE, OR ANY PORTION THEREOF,
OF ANY INDEBTEDNESS FOR MONEY BORROWED, AS THAT TERM IS DEFINED
IN THE INDENTURE, OF THE ISSUER, PARTNERSHIP OR DORSEY, OR ANY
OF THEIR SUBSIDIARIES OR AFFILIATES, IF SUCH INDEBTEDNESS FOR
MONEY BORROWED HAS AN INTEREST RATE OR INTEREST COST (COMPUTED
IN ACCORDANCE WITH GENERALLY ACCEPTED FINANCIAL PRACTICE) OF
8% PER ANNUM OR LESS.

DATES OF REDE	MPTION	REDI	EMPTION
(INCLUSIVE)		· Pi	RICES
,1980		,1991	103.0
,1991	-	,1992	102.5
,1992		_,1993	102.0
,1993	-	,1994	101.5
,1994	- 1	_,1995	101.0
,1995	_	_,1996	100.5
THEREAFTER			100.0

THE BOND IS SUBJECT TO MANDATORY REDEMPTION AT ANY

TIME OUT OF CERTAIN MONIES RECEIVED BY THE TRUSTEE FROM THE

OBLIGATION OF PARTNERSHIP TO PURCHASE THE PROJECT PURSUANT

TO SECTION 11.7 OF THE LEASE-PURCHASE AGREMENT RESULTING FROM

ANY VIOLATION OF RESTRICTIONS AND LIMITATIONS CONTAINED IN

SECTION 103(B)(6)(D) OF THE INTERNAL REVENUE CODE OF 1954,

AS AMENDED, AT THE PRINCIPAL AMOUNT OF THE BOND AND ACCRUED

INTEREST THEREON TO THE DATE OF REDEMPTION PLUS A PREMIUM

OF \$ OF SUCH PRINCIPAL AMOUNT.

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THE PRINCIPAL HEREOF MAY BE DECLARED OR MAY BECOME DUE ON THE CONDITIONS AND IN THE MANNER AND AT THE TIME SET FORTH IN THE INDENTURE UPON THE OCCURRENCE OF AN EVENT OF 3. DEFAULT AS IN THE INDENTURE PROVIDED.

WHEN THE BOND IS CALLED FOR REDEMPTION AS AFORESAID, NOTICE THEREOF IDENTIFYING THE BOND SHALL BE GIVEN BY PUBLICATION AT LEAST ONCE IN A NEWSPAPER OR FINANCIAL JOURNAL OF GENERAL CIRCULATION AMONG DEALERS IN MUNICIPAL SECURITIES IN THE CITY OF NEW YORK, NEW YORK, WHICH NOTICE SHALL BE PUBLISHED NOT LESS THAN THIRTY DAYS NOR MORE THAN SIXTY DAYS PRIOR TO THE REDEMPTION DATE, AND UPON MAILING A COPY OF THE REDEMPTION NOTICE BY FIRST CLASS MAIL AT LEAST THIRTY DAYS BUT NO MORE THAN SIXTY DAYS PRIOR TO THE REDEMPTION DATE TO THE REGISTERED OWNER OF THE BOND AT THE ADDRESS SHOWN ON THE REGISTRATION BOOKS; PROVIDED, HOWEVER, THAT FAILURE TO GIVE SUCH NOTICE BY MAILING, OR ANY DEFECT THEREIN, SHALL NOT AFFECT THE VALIDITY OF ANY PROCEEDING FOR THE REDEMPTION OF THE BOND. IF THE BOND IS AT THAT TIME REGISTERED AS TO PRINCIPAL (EXCEPT TO BEARER) OR AS TO BOTH PRINCIPAL AND INTEREST, NOTICE BY FIRST CLASS MAIL TO THE OWNER THEREOF NOT LESS THAN THIRTY DAYS NOR MORE THAN SIXTY DAYS PRIOR TO THE REDEMPTION DATE SHALL BE SUFFICIENT AND PUBLISHED NOTICE OF THE CALL FOR REDEMPTION NEED NOT BE GIVEN. IF, BECAUSE OF THE TEMPORARY OR PERMANENT SUSPENSION OF THE PUBLICATION OR GENERAL CIRCULATION OF ANY NEWSPAPER OR FINANCIAL JOURNAL OR FOR ANY OTHER REASON, IT IS IMPOSSIBLE OR IMPRACTICLE TO PUBLISH SUCH REDEMTPION NOTICE AS AFORESAID, THEN SUCH PUBLICATION IN LIEU THEREOF AS SHALL BE MADE WITH THE APPROVAL OF THE TRUSTEE SHALL CONSTITUTE A SUFFICIENT PUBLICATION OF NOTICE.

THIS BOND SHALL BE REGISTERED AS TO THE PAYMENT OF PRINCIPAL AND INTEREST ON THE BOOKS OF THE TRUSTEE, AS BOND REGISTRAR, IN ACCORDANCE WITH THE PROVISION FOR REGISTRATION

79-58

AS AMENDED

800Y 5 PAGE 527

ENDORSED ON THE REVERSE SIDE HEREOF, AND IN EITHER SUCH EVENT,

THE PRINCIPAL SHALL BE PAYABLE ONLY AT THE PRINCIPAL OFFICE OF

THE TRUSTEE, AS BOND REGISTRAR. THE INTEREST ON THIS BOND WHEN

REGISTERED AS TO PRINCIPAL AND INTEREST SHALL BE PAID BY CHECK

MAILED TO THE REGISTERED OWNER AS AFORESAID.

THIS BOND IS A "SECURITY" WITHIN THE MEANING OF

ARTICLE 8 OF THE MARYLAND UNIFORM COMMERCIAL CODE, AND,

NOTWITHSTANDING THE PROVISIONS HEREIN CONTAINED FOR

REGISTRATION, IS, AND SHALL, REMAIN, NEGOTIABLE. THE LAWS

OF THE STATE OF MARYLAND SHALL GOVERN THE CONSTRUCTION OF

THIS BOND.

THIS BOND SHALL NOT BE ENTITLED TO ANY BENEFIT UNDER

THE INDENTURE NOR SHALL IT BECOME VALID OR OBLIGATORY FOR

ANY PURPOSE UNTIL IT SHALL HAVE BEEN AUTHENTICATED BY EXECUTION

BY THE TRUSTEE OF THE CERTIFICATE HEREON ENDORSED.

TRUSTEE'S AUTHENTICATION CERTIFICATE

THE ABOVE BOND IS THE BOND DESCRIBED IN THE WITHIN MENTIONED TRUST INDENTURE.

AS TRUSTEE

BY: (FORM)

AUTHORIZED OFFICER

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800K 5 PAGE 628

PROVISION FOR REGISTRATION

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THIS BOND MAY BE REGISTERED IN THE NAME OF THE HOLDER ON BOOKS KEPT BY THE TRUSTEE, AS BOND REGISTRAR, AS TO PRINCIPAL AND INTEREST, SUCH REGISTRATION BEING NOTED HEREON BY THE REGISTRAR IN THE REGISTRATION BLANK BELOW, AFTER WHICH NO TRANSFER SHALL BE VALID UNLESS MADE ON SAID BOOKS AT THE REQUEST OF THE REGISTERED OWNER OR ATTORNEY DULY AUTHORIZED, AND SUCH TRANSFER IS SIMILARLY NOTED IN THE REGISTRATION BLANK BELOW, BUT IT MAY BE DISCHARGED FROM REGISTRATION BY BEING SO TRANSFERRED TO BEARER, AFTER WHICH IT SHALL BE TRANSFERABLE BY DELIVERY, BUT IT MAY BE AGAIN REGISTERED AS BEFORE. AT THE REQUEST OF THE REGISTERED OWNER, THIS BOND MAY BE RECONVERTED INTO A COUPON BOND AND SUCH COUPON BOND MAY AGAIN BE CONVERTED INTO A BOND REGISTERED AS TO BOTH PRINCIPAL AND INTEREST AS HEREINABOVE PROVIDED. UPON RECONVERSION OF THIS BOND, WHEN REGISTERED AS TO PRINCIPAL AND INTEREST, INTO A COUPON BOND, COUPONS REPRESENTING THE INTEREST TO ACCRUE HEREON TO DATE OF MATURITY SHALL BE ATTACHED HERETO BY THE REGISTRAR WHO SHALL NOTE IN THE REGISTRATION BLANK BELOW WHETHER THE BOND IS REGISTERED AS TO PRINCIPAL ONLY OR PAYABLE TO BEARER. DATE OF IN WHOSE NAME MANNER OF BOND REGISTRATION REGISTERED REGISTRATION REGISTRAR

IT IS HEREBY CERTIFIED, RECITED AND DECLARED THAT

ALL CONDITIONS, ACTS AND THINGS REQUIRED BY THE CONSTITUTION

AND LAWS OF THE STATE OF MARYLAND AND THE CHARTER OF

HARFORD COUNTY, MARYLAND, TO EXIST, TO HAVE HAPPENED AND TO

HAVE BEEN PERFORMED PRECEDENT TO AND IN THE EXECUTION AND

BOOY 5 FACE 629

DELIVERY OF THIS BOND EXIST, HAVE HAPPENED, AND HAVE BEEN

PERFORMED, AND THAT THE ISSUANCE OF THIS BOND, TOGETHER

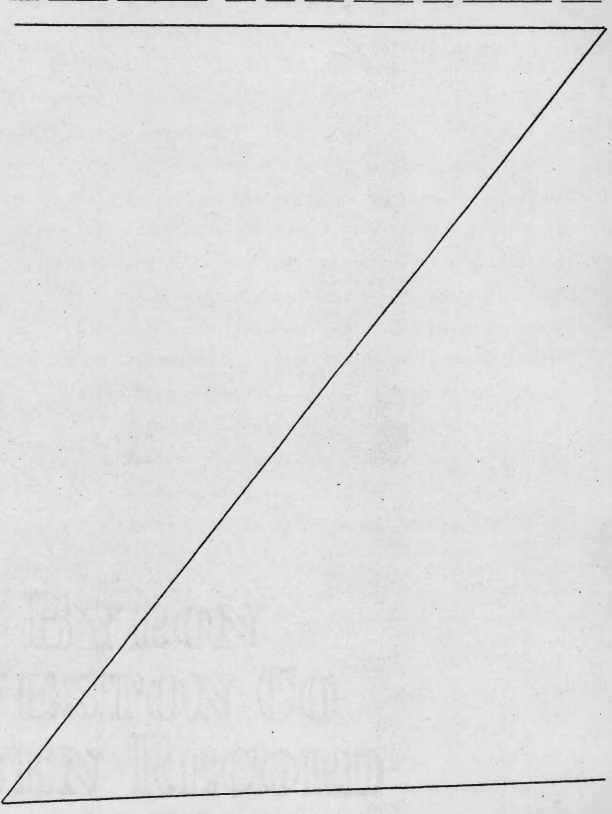
WITH ALL OTHER OBLIGATIONS OF THE COUNTY, DOES NOT EXCEED

OR VIOLATE ANY CONSTITUTIONAL OR STATUTORY DEBT LIMITATIONS.

IN WITNESS WHEREOF, HARFORD COUNTY, MARYLAND, HAS

CAUSED THIS BOND TO BE SIGNED BY THE FACSIMILE SIGNATURE OF

ITS COUNTY EXECUTIVE, AND HAS ALSO CAUSED ITS CORPORATE SEAL



BOOK 5 PAGE **630**

to be hereunto affixed and attested by the manual signature of its Director of Administration, all as of the 1st day of October, 1979.

BY:

ATTEST:

HARFORD COUNTY, MARYLAND

7 Director of Administration

County Executive

(Seal)

(Coupons, if required by the Resolutions will be attached to the Bond and a prepayment record, if redemption is permitted by the Resolutions, will be attached to the Bond.)

Section 4. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, That in consideration
of the purchase and acceptance of the Bonds by those who
shall hold the same from time to time, (i) this Ordinance
shall be deemed to be and shall constitute a contract
between the County and the holder from time to time of the
Bonds; and (ii) the assignments described herein and the
covenants to be performed by or on behalf of the County
shall be for the benefit, protection and security of the
holder of the Bonds.

Section 5. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, That simultaneously

with the issuance and sale of the Bonds, the County, will,

pursuant to the terms of the Agreements and the Act, cause

the proceeds of sale thereof to be applied to the acquisition

of the Industrial Building in accordance with the provisions

of the Act, this Ordinance and the Resolutions.

The proceeds of the Bonds shall be advanced as provided in the Agreements, and, in order to insure that such proceeds will be used for the purposes set forth in the

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Act, the County shall deposit such proceeds with the Trustees under the Deed of Trust, who will hold, invest and disburse such proceeds as herein and in the Agreements provided.

Section 6. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the County covenants that it will promptly pay the principal of and interest on the Bonds, and premium, if any, at the place, on the dates and in the manner provided in this Ordinance and in the Bonds according to their true intent and meaning; provided that the Bonds, together with the interest thereon, shall be the limited obligation of the County payable solely from the monies derived from the leases and the letter of credit above described and the sale of any collateral pledged thereunder and under the Deed of Trust, and shall be a valid claim of the holder thereof only against such moneys, which monies shall be used for no other purpose than to pay the principal of and interest on the Bonds (except as may be otherwise expressly authorized in this Ordinance). Neither the Bonds nor the interest payable thereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional or charter provision or statutory limitation and neither shall ever constitute or give rise to any pecuniary liability of the County.

Section 7. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, That payment of the

Bonds and the interest thereon shall be made to the registered

owner thereof by the Bank as agent for the holder of the

Bonds. All payments of principal, interest and other charges

required by this Ordinance or the Bonds shall be made at the

office of the Bank,

in lawful money of the United State of America, in

immediately available funds. Interest on the Bonds shall be calculated on the basis of a 360-day year factor to be applied to actual days elapsed. If any principal and/or interest payment on the Bonds falls due on a Saturday, Sunday or public holiday at the place of payment thereof, then such date shall be extended to the next succeeding full banking day at such place.

When the principal of and interest on the Bonds shall have been fully paid, the Bonds shall forthwith be surrendered to the Bond Registrar for cancellation.

Section 8. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the Bonds shall be registered as to both principal and interest. The Bank shall serve as Bond Registrar, and it shall keep at its principal office, for so long as the Bonds remains outstanding, books for the registration and transfer of the Bonds.

The Bonds shall be transferable only upon the books maintained by the Bond Registrar by the registered owner thereof in person or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney.

The County, the Bank as agent for the holder of the Bonds and the Bond Registrar may deem and treat the person in whose name the Bonds shall be registered as the absolute owner of the Bonds, whether the Bonds shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest on the Bonds and for all other purposes, and all such payments so made to such registered owner or upon his order shall be valid

BOOK . 5 PAGE 633

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and effectual to satisfy and discharge the liability upon the Bonds to the extent of the sum or sums so paid, and neither the County nor the Bank nor the Bond Registrar shall be affected by any notice to the contrary.

The Bonds shall be in the denomination of Five

Thousand Dollars (\$5000) each or in such other denomination
as may be approved in the Resolutions.

Section 9. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the County intends to assist in the financing of the Industrial Building for the Company and The Dorsey Corporation and/or Sewell Plastics, Inc. in an amount not to exceed \$1,300,000 as described generally in the Letter of Intent, by authorizing the issuance and sale of the Bonds pursuant to the Act, and by using the proceeds thereof for the purposes described in this Ordinance and in the agreements for financing of the acqusition of an Industrial Building, including the Leases, assignments and other documents as may be approved by the Resolutions, the Bond to be secured solely as hereinabove provided in this Ordinance. This Ordinance is adopted as a material inducement to the Company and The Dorsey Corporation and/or Sewell Plastics, Inc. to acquire and construct the Industrial Building in Harford County, Maryland and to lease the Industrial Building.

Section 10. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND That the execution and
delivery of the Bonds, the agreements, the Leases, the
Assignments, the Trust Agreement and all other documents necessary to evidence and secure the Bonds and the Agreements are
hereby authorized. The Bonds, the Agreements, the Trust
Agreement, the Leases, the Assignments and the Deed of
Trust shall be executed on behalf of the County by the

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County Executive of the County by his signature, and the corporate seal of the County shall be impressed or otherwise reproduced thereon and attested by the Director of Administration of the County by his manual signature. In case any officer whose signature shall appear on the Bonds or any of the aforesaid documents shall cease to be such officer before the delivery of the Bonds or any of the other documents aforesaid, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery. The County Executive, the Director of Administration and other officials of the County shall do all such acts and things and execute such supporting documents and certificates as may be necessary to carry out and comply with the provisions hereof, including, but not limited to, the statement of election required by Section 103(b)(6)(D) of the federal Internal Revenue Code of 1954, as amended. Before the execution and delivery of the Bonds by the County Executive to the Bank as agent for the holder of the Bonds, the County shall have received a certificate signed by an officer of the Bank and the Company and satisfactory to counsel for the County stating that (a) the Bank and the Company have purchased the Bond as a commercial investment and not with a view to redistribute the same to the general public, and (b) the Bank has not relied upon the County or its agents for or received from the County or its agents any information concerning the financial condition or other information of The Dorsey Corporation and/or Sewell Plastics, Inc.

Section 11. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the provisions of this Ordinance are severable, and if any provision, sentence, clause, section or part thereof is held illegal,

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invalid or unconstitutional or inapplicable to any person or circumstances, such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining provisions, sentences, clauses, sections, or parts of this Ordinance or their application to other persons or circumstances. It is hereby declared to be the legislative intent that this Ordinance would have been passed if such illegal, invalid or unconstitutional provisions, sentence, clause, section or part had not been included herein, and if the person or circumstances to which this Ordinance or any part hereof are inapplicable had been specifically exempted herefrom.

Section 12. BE IT FURTHER ENACTED BY THE COUNTY COUNTY OF HARFORD COUNTY, MARYLAND, That the County Council of Harford County, Maryland by resolution may change the amount of Bonds to be sold but not in excess of \$1,300,000, change the maturity schedule of the Bonds, the interest payable on the Bonds, the date of the Bonds, the dates of payment of interest and principal on the Bonds, provide for prepayment provisions with respect to payment of the Bonds prior to their maturity and provide for the execution of any and all agreements necessary or appropriate to accomplish the issuance and sale of the Bonds, in the manner herein described or in any other manner consistent with Sections 266A to 266I, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1978 Cummulative Supplement, so long as the County has no pecuniary liability with respect to the payment of principal and interest on the Bonds.

Section 13. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, That all expenses of the

County, including the expenses of private attorneys employed

800K 5 PAGE 636

by the County in connection with the issuance and sale of the Bonds shall be paid by The Dorsey Corporation and/or Sewell Plastics, Inc.

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Section 14. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the Industrial Building and the sale of the Bonds therefor shall not constitute a capital project within the meaning of the Harford County Charter or Code.

Section 15. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, That the Company,
The Dorsey Corporation and/or Sewell Plastics, Inc. shall
pay or make arrangements for the payment of any taxes,
assessments or charges which may be lawfully levied, assessed
or charged against the Industrial Building and the land
underlying the Industrial Building, or, in the event such
charge may not be made due to ownership of legal title by
the County, the Company, The Dorsey Corporation and/or
Sewell Plastics, Inc. agree to make payments to or make
arrangements for the payment to the County or the City of
Havre de Grace, Maryland of amounts equal to taxes which the
County or the City of Havre de Grace would otherwise have

Section 16. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That an appropriate indemnity, defense and hold harmless agreement shall be executed by the Company, the Dorsey Corporation and/or Sewell Plastics, Inc. in form and substance satisfactory to counsel for the County, as provided in the Letter of Intent prior to the issuance of the Bonds.

Section 17. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the Bonds, when issued, shall be executed in the name of Harford County,

1 Maryland, by the facsimile signature of the County Executive of Harford County, Maryland, and a facsimile of the corporate seal of the County shall be imprinted on each of the Bonds attested by the manual signature of the Director of Administration of Harford County. The facsimiles of said signature and said seal 6 shall be engraved, printed or lithographed on each of the Bonds in accordance with, and pursuant to the authority of Section 13-18, 8 inclusive, of Article 31 of the Annotated Code of Maryland (1957 Edition and 1970 Supplement). Section 18. Be It Further Enacted, that this Ordinance is 11 declared to be an emergency measure affecting the public health, safety or welfare, as found and determined in Section 1 of this 13 Ordinance, and shall take effect on the date it becomes law. EFFECTIVE: December 5, 1979

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800Y 5 PAGE 638 BY THE COUNCIL

Read	the	third	time.

Read the third time.	
Passed LSD 7	79-33 (December 4, 1979) (with amendments)
并是对对 更强x 2000年的	
	By order
	Angela Marlowshi , Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this _	5th day of December , 1979
at o'cloc	k P.M.
A 1999	Angela Marlawski, Secretary
THE PROPERTY OF STATE	BY THE EXECUTIVE
APPROVED:	Moms Parrane County Executive

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on December 5, 1979.

Angela Markenski, Secretary

Rec'd & Recorded 4/7 19 80 at 2:36 P.

H. Douglas Chilegest Clark Library & examined per H. Douglas Chilcoat, Clerk, Harford Co.

Date: November 13, 1979

BILL NO. 79-59

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to repeal Harford County Council Bill Nos. 75-87

79-31

Legislative Day No: __

BILL NO. 79-59 (AS AMENDED)

and 77-66, heading, Harford County Rates (water and

rates for Harford County to stand in lieu of the

sewer) and to enact a new schedule of water and sewer

Ordinances and rates repealed; to provide that such
rates shall apply to customers of Harford County water
and sewer service; and to further provide that the
new rates shall take effect January 1, 1980.
By the Council, November 13, 1979
Introduced, read first time, ordered posted and public hearing scheduled
November 20 1070
OII.
at: 7:00 P.M.
By Order: Quele Marlowski, Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on November 29, 1979
and concluded onNovember 29, 1979
and concruded on
angela Markenski, Secretary

AS AMILINDER

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WHEREAS, the County Executive has recommended that the rates for water and sewer service in Harford County be increased; and

WHEREAS, this Act conforms to the requirements of law for setting water and sewer rates; and

WHEREAS, the rate increase is necessary to the continued funding of water and sewer service operations of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Harford County Council Bill Nos. 75-87 and 77-66, heading, Harford County Rates, be, and they are hereby repealed and that the following new rates for water and sewer service in Harford County, be, and they are hereby enacted to stand in lieu of the rates and ordinances repealed, all to read as follows: Section A.

HARFORD COUNTY RATES

5/8" Meter

19	Usage In 1,000 gals.			Per
20	in 1,000 gars.			Quarter
21	Water			
22	9 or Less	Minimum	Bill	\$ 9.81
23	Over 9 to 60			1.09/M gal.
24	Over 60			1.25/M gal.
25	Sewer			
26	9 or Less	Minimum	Bill	\$ 12.60
27	Over 9 to 60			1.40/M gal.
28	Over 60			1.67/M gal.
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1	НА	RFORD COUNTY RATES	
2		3/4" Meter	
3	Usage In 1,000 gals.		Per Quarter
5	Water		
6	21 or Less	Minimum Bill	\$ 22.89
7	Over 21 to 200		1.09/M gal.
8	Over 200		1.25/M gal.
9	Sewer		
10	21 or Less	Minimum Bill	\$ 29.40
11	Over 21 to 200		1.40/M gal.
12	Over 200		1.67/M gal.
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16 17	H.A	ARFORD COUNTY RATES	
	H.A	ARFORD COUNTY RATES	
17	Usage		Per Ouarter
17			Per Quarter
17 18 19	Usage		
17 18 19 20	Usage In 1,000 gals.		
17 18 19 20 21	Usage In 1,000 gals. Water	l" Meter	Quarter
17 18 19 20 21 22	Usage In 1,000 gals. Water 35 or Less	l" Meter	Quarter \$ \$ 38.15
17 18 19 20 21 22 23	Usage In 1,000 gals. Water 35 or Less Over 35 to 400	l" Meter	Quarter \$ 38.15 1.09/M gal.
17 18 19 20 21 22 23 24	Usage In 1,000 gals. Water 35 or Less Over 35 to 400 Over 400	l" Meter	Quarter \$ 38.15 1.09/M gal.
17 18 19 20 21 22 23 24 25	Usage In 1,000 gals. Water 35 or Less Over 35 to 400 Over 400 Sewer	1" Meter Minimum Bill	Quarter \$ 38.15 1.09/M gal. 1.25/M gal.
17 18 19 20 21 22 23 24 25 26	Usage In 1,000 gals. Water 35 or Less Over 35 to 400 Over 400 Sewer 35 or Less	1" Meter Minimum Bill	Quarter \$ 38.15 1.09/M gal. 1.25/M gal. \$ 49.00
17 18 19 20 21 22 23 24 25 26 27	Usage In 1,000 gals. Water 35 or Less Over 35 to 400 Over 400 Sewer 35 or Less Over 35 to 400	1" Meter Minimum Bill	Quarter \$ 38.15 1.09/M gal. 1.25/M gal. \$ 49.00 1.40/M gal.
17 18 19 20 21 22 23 24 25 26 27 28	Usage In 1,000 gals. Water 35 or Less Over 35 to 400 Over 400 Sewer 35 or Less Over 35 to 400	1" Meter Minimum Bill	Quarter \$ 38.15 1.09/M gal. 1.25/M gal. \$ 49.00 1.40/M gal.

1	HARFORD COUNTY RATES	
2	1 1/4" Meter	
3	Usage In 1,000 gals.	Per Quarter
5	Water	
6	52.0 or Less Minimum Bill	\$ 56.68
7	Over 52.0 to 800	1.09/M gal.
8	Over 800	1.25/M gal.
9	Sewer	
10	52.0 or Less Minimum Bill	\$ 72.80
11	Over 52.0 to 800	1.40/M gal.
12	Over 800	1.67/M gal.
13		
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17	HARFORD COUNTY RATES	
17 18	HARFORD COUNTY RATES 1 1/2" Meter	
	1 1/2" Meter Usage	Per. Ouarter
18	1 1/2" Meter	Per. Quarter
18	1 1/2" Meter Usage	
18 19 20	1 1/2" Meter Usage In 1,000 gals.	
18 19 20 21	Usage In 1,000 gals. Water	Quarter
18 19 20 21 22	Usage In 1,000 gals. Water 70 or Less Minimum Bill	Quarter
18 19 20 21 22 23	Usage In 1,000 gals. Water 70 or Less Minimum Bill Over 70 to 1,300	Quarter \$ 76.30 1.09/M gal.
18 19 20 21 22 23 24	Usage In 1,000 gals. Water 70 or Less Minimum Bill Over 70 to 1,300 Over 1,300	Quarter \$ 76.30 1.09/M gal.
18 19 20 21 22 23 24 25	Usage In 1,000 gals. Water 70 or Less Minimum Bill Over 70 to 1,300 Over 1,300 Sewer 70 or Less Minimum Bill Over 70 to 1,300	Quarter \$ 76.30 1.09/M gal. 1.25/M gal.
18 19 20 21 22 23 24 25 26 27 28	Usage In 1,000 gals. Water 70 or Less Minimum Bill Over 70 to 1,300 Over 1,300 Sewer 70 or Less Minimum Bill	Quarter \$ 76.30 1.09/M gal. 1.25/M gal. \$ 98.00
18 19 20 21 22 23 24 25 26 27 28 29	Usage In 1,000 gals. Water 70 or Less Minimum Bill Over 70 to 1,300 Over 1,300 Sewer 70 or Less Minimum Bill Over 70 to 1,300	Quarter \$ 76.30 1.09/M gal. 1.25/M gal. \$ 98.00 1.40/M gal.
18 19 20 21 22 23 24 25 26 27 28 29 30	Usage In 1,000 gals. Water 70 or Less Minimum Bill Over 70 to 1,300 Over 1,300 Sewer 70 or Less Minimum Bill Over 70 to 1,300	Quarter \$ 76.30 1.09/M gal. 1.25/M gal. \$ 98.00 1.40/M gal.
18 19 20 21 22 23 24 25 26 27 28 29	Usage In 1,000 gals. Water 70 or Less Minimum Bill Over 70 to 1,300 Over 1,300 Sewer 70 or Less Minimum Bill Over 70 to 1,300	Quarter \$ 76.30 1.09/M gal. 1.25/M gal. \$ 98.00 1.40/M gal.

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1	HARFORD COUNTY RATES		
2	2" Meter		
3	Usage In 1,000 gals.	Per Quarter	
4		444101	
5	Water		
6	112 or Less Minimum Bill	\$ 122.08	
7	Over 112 to 2,600	1.09/M gal.	
8	Over 2,600	1.25/M gal.	
9	Sewer		
10	112 or Less Minimum Bill	\$ 156.80	
11	Over 112 to 2,600	1.40/M gal.	
12	Over 2,600	1.67/M gal.	
13			
14			
15			
16			
.0			
17	HARFORD COUNTY RATES		
	HARFORD COUNTY RATES 3" Meter		
17	3" Meter Usage	Per	
17 18	3" Meter	Per Quarter	
17 18 19	3" Meter Usage		
17 18 19 20	Usage In 1,000 gals.		
17 18 19 20 21	Usage In 1,000 gals. Water	Quarter 	
17 18 19 20 21 22	Usage In 1,000 gals. Water 225 or Less Minimum Bill	Quarter	
17 18 19 20 21 22 23	Usage In 1,000 gals. Water 225 or Less Minimum Bill Over 225 to 8,000	Quarter \$ 245.25 1.09/M gal.	
17 18 19 20 21 22 23 24	Usage In 1,000 gals. Water 225 or Less Minimum Bill Over 225 to 8,000 Over 8,000	Quarter \$ 245.25 1.09/M gal.	
17 18 19 20 21 22 23 24 25	Usage In 1,000 gals. Water 225 or Less Minimum Bill Over 225 to 8,000 Over 8,000 Sewer	Quarter \$ 245.25 1.09/M gal. 1.25/M gal.	
17 18 19 20 21 22 23 24 25 26	Usage In 1,000 gals. Water 225 or Less Minimum Bill Over 225 to 8,000 Over 8,000 Sewer 225 or Less Minimum Bill	Quarter \$ 245.25 1.09/M gal. 1.25/M gal. \$ 315.00	
17 18 19 20 21 22 23 24 25 26 27	Usage In 1,000 gals. Water 225 or Less Minimum Bill Over 225 to 8,000 Over 8,000 Sewer 225 or Less Minimum Bill Over 225 to 8,000	Quarter \$ 245.25 1.09/M gal. 1.25/M gal. \$ 315.00 1.40/M gal.	
17 18 19 20 21 22 23 24 25 26 27 28	Usage In 1,000 gals. Water 225 or Less Minimum Bill Over 225 to 8,000 Over 8,000 Sewer 225 or Less Minimum Bill Over 225 to 8,000	Quarter \$ 245.25 1.09/M gal. 1.25/M gal. \$ 315.00 1.40/M gal.	

6007 5 PAGE 644

HARFORD COUNTY RATES

2	4" Meter			
3	Us In 1,00	sage 00 gals.		Per Quarter
5	Water			
6	350	0 or Less	Minimum Bill	\$ 381.00
7	Over 35	0 to 20,000		1.09/M gal.
8	Over 20,00	0		1.25/M gal.
9	Sewer			
10	350	0 or Less	Minimum Bill	\$ 490.00
11	Over 35	0 to 20,000		1.40/M gal.
12	Over 20,00	0		1.67/M gal.
13				
14				
15				
16				
17		HARF	ORD COUNTY RATES	
18			6" Meter	
19		sage 00 gals.		Per Quarter
20				
21	Water	0 1	Minimum Bill	\$ 763.00
22		0 or Less		
23		0 to 65,000		1.09/M gal. 1.25/M gal.
25	Over 65,00 Sewer			1.23/M gal.
26		0 or Less	Minimum Bill	\$ 980.00
27		0 to 65,000		1.40/M gal.
28	Over 65,00			1.67/M gal.
	0.01			,

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800K 5 PAGE 645

Section B. John F. Kennedy Highway (Maryland House Restaurant).

The John F. Kennedy Highway facility is a metered sewer use customer. The usage rates are to be in accordance with the standard \$1.40/M gal., with a surcharge of \$0.27 per M gal. for usage over 65,000/M gal. per quarter. The minimum quarterly charge shall be \$1,642.43.

Section C. Bata Shoe Company.

The Bata Shoe Company is a metered sewer use customer.

The usage rates are to be in accordance with the standard \$1.40/M gal., with a surcharge of \$0.27 per M gal. for usage over 20,000/M gal. per quarter. The minimum quarterly charge shall be \$490.00. Section D.

HARFORD COUNTY RATES

Route #1 - Fallston Commercial Corridor

Usage Per In 1,000 gals. Quarter

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Minimum 7,000 gal. \$ 11.55

19 Over 7,000 gal. 1.65/M gal.

20 Section E.

SINGLE-FAMILY RESIDENCE SEWER CUSTOMERS

Single-family residence sewer customers without County water

service Lump Sum \$ 25.20

\$ 22.40 per quarter

25 Section F.

MUNICIPAL CUSTOMERS

27 Water

To large municipal customers which purchase water in bulk sales from the County water system for which the County does not maintain the distribution system and from which no one-time area charge connection charges were collected, the following rates shall apply:

79-59

AS AMENDED

800K 5 MGE 646

AS AMENDED

\$0.71 per thousand gallons usage charge, plus \$0.08 per thousand gallons area charge surcharge, for a total charge of \$0.79 per thousand gallons.

Sewer

To large municipal customers which purchase bulk sewerage service from the County sewerage system for which the County does not maintain the collection system, the following rates shall apply:

\$0.75 per thousand gallons sewer usage charge.

Section 2. And Be It Further Enacted, that the rates set by this Act for water and sewer shall become effective with billings on January 1, 1980, and from and after that date, the rates shall be as set by this Act unless otherwise changed by law.

Section 3. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for proper fiscal operations in the County water and sewer service, and shall take effect on the date it becomes law.

Effective: January 1, 1980

the Secretary of the Council dees hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

and Marlowski.

800K 5 TAGE 647

BY THE COUNCIL

Read the third time.

By order

Angela, Markanki, Secretary

angle Markaraki, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 12th day of December , 1979 at 3:00 o'clock P.M.



BY THE EXECUTIVE

APPROVED:

County Executive

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on December 12, 1979.

Angela Markowski, Secretary

Rec'd & Recorded 4/1 1980 at 2:36 P W. HDC_Liber_5 Folio.639 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

79-59

'AS AMENDED

EFFECTIVE DATE: January 1, 1980

5 PAGE 648 8008

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-60 (as

amended)

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 79-31 Date November 13, 1979
AN EMERGENCY ACT to establish the assessment basis and annual assessment of Leeswood, Third Election District,
Sewer Project No. 6293, in accordance with the
requirements of County law.

By the Council, November 13, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: December 11, 1979
at: 7:00 p.m.
By Order: Angle Markey, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on December 11, 1979
and concluded on January 8, 1980
Angele Markewski, Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BOOK 5 PAGE 649

WHEREAS, the County Executive has recommended, pursuant

2	to Harford County law, that an assessment basis and annual
3	assessment be established for certain property in Harford County
4	Maryland; and
5	WHEREAS, the requirements of the Charter of Harford
6	County, Maryland, and County law have been satisfied.
7	NOW, THEREFORE,
8	Section 1. Be It Enacted By The County Council Of Harford Count
9	Maryland, that the following assessment basis and annual
10	assessment rate for the below described property in Harford
11	County, Maryland, be, and it is hereby established as set out
12	below:
13	The Front Foot Benefit Assessment for Leeswood, Third
14	Election District, Sewer Project No. 6293, beginning on January
15	JULY 1, 1980, shall be One Dollar and Fifty-Nine Cents (\$1.59)
16	ONE DOLLAR AND FIFTY-SIX CENTS (\$1.56) per foot, per year, to
17	run for the duration of the bond, not to exceed twenty-five (25)
18	years.
19	Section 2. And Be It Further Enacted, that this Act is hereby
20	declared to be an Emergency Act, necessary for the payment of
21	interest and principal on bonds issued by Harford County,
22	Maryland, and shall take effect on the date it becomes law.
23	
24	EFFECTIVE: January 16, 1980
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79-60 AS AMENDED

300Y 5 PAGE 650

BY THE COUNCIL

Read	the	third	time.
			L THE

Passed LSD 80-2 (January 15, 1980) (with FatXXed XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	amendments)
By order	
Angele Marlandi.	Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 16th day of January , 19 80 at 3:00 o'clock P.M.

Anyla Marlandi, Secretary



BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 16, 1980.

- ayela Markowski, Secretary

Rec'd & Recorded 4/7 1980 at 2:36 P. M. HDC Liber 5 Folio 648 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: January 16, 1980

79-60
AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-61

Introduced by Council President Hardwicke at request of County Executiv
Legislative Day No. 79-31 Date: November 13, 1979
AN EMERGENCY ACT to make an appropriation of grant funds to the
Department of Public Works from unanticipated
revenues received from the Maryland Department of
Transportation; to provide funds for the purchase
of pavement marking equipment.

	By t	he Council,	November 1	3, 1979	:	
Introduced,	read first	time, ordered	posted and	public	hearing	scheduled
	on:	December 1	1, 1979			
	at:	7:00	P.M.			
		and m			, Secreta	ary

PUBLIC HEARING

Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on ______ December 11, 1979 and concluded on ______December 11, 1979

Angela Markocachi, Secretary

BILL NO. 79-61 '

8807 5 PAGE 652

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the 2 County budget for the fiscal year ending June 30, 1980, and 3 continuing thereafter in accordance with the terms of the grant; 4 and 5 WHEREAS, the funds are part of the Maryland Department 6 of Transportation, Traffic Engineering Services; and 7 WHEREAS, the funds shall be used for the purchase of 8 pavement marking equipment; and 9 WHEREAS, the appropriation of the funds is in accordance 10 with the provisions of Section 518 of the Charter of Harford 11 County, Maryland. 12 13 NOW, THEREFORE, Section 1. Be It Enacted By The County Council Of Harford County, 14 Maryland, that the current expense budget for the fiscal year 15 ending June 30, 1980, be, and it is hereby amended by making an 16 emergency appropriation and expenditure from monies received from 17 the State of Maryland, Department of Transportation, in the below 18 listed amount for the purpose detailed: 19 20 Appropriation: Grants - Special Fund 21 22 Department of Public Works 23 Pavement Marking Equipment 24 Grant Accounts Receivable #28-00-03-80-75-00-00-00 . . \$ 79,800 25 Total Grant Accounts Receivable Grants - Special Fund 26 27 Department of Public Works Grant Expenditure Account #88-03-28-00-08-00-11-03 . . \$ 79,800 28 (Equipment) 29 Total Grant Expenditures \$ 79,800 30 Section 2. And Be It Further Enacted, that this Act is hereby 31 declared to be an Emergency Act, necessary for the protection 32

BOOK 5 PAGE 653

	pate. November 2, 1979
1.	Grant Title and Purpose: Pavement Marking Equipment - This grant will provide
	equipment to be used by Harford and Cecil Counties.
2.	Grant Administrator: Thomas F. Smith, P.E.
3.	Granting Organization: Maryland Department of Transportation
4.	Amount of Grant: \$79,800.00 Bill # 79-
5.	Dates of Grant: From: 11/28/78 To: Completion
6.	Grant is: X NewRenewalModification
7.	Financial Reporting: Reimbursement Reports are Required: Quarterly
	A Other- When Equipment is purchased and will be prepared by Harford County Dept of Public Works (A copy is required to be sent to Joel Hinojosa, Department of Treasury.)
0	
3.	Cost Sharing Arrangements: Harford and Cecil Counties must provide matching funds of "In-Kind"
9.	Method by which County will Receive Funds: Reimbursement - Request check
).	Audit Requirements: State will audit the project
١.	Overhead Cost Arrangement with County: None
2.	Appropriation Account Number: 88-03-28-00-08-00-11-03
3.	Receivable Account Number: 28-00-03-80-75-00-00
4.	Proposed Budget by Category: 11 79,800.00

800X 5 PAGE 654

of the public health, safety and welfare, and for the proper poperation of a County agency, and shall take effect on the date it becomes law.

EFFECTIVE: December 12, 1979

The Secretary of the Council does hereby sertify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Marlavilo

79-61

BOOK 5 PAGE 655

BY THE COUNCIL

Read the third time.

Passed LSD 79-34 (December 11, 1979) (WITHXEMENDERLEX)

Facilited XXXX Passeagex

By order

agle Markenski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 12th day of December , 19 79 at 3:00 o'clock P.M.



Angle Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on December 12, 1979.

Angela Markowski, Secretary

Rec'd & Recorded #1 1980 at 2:36 P. M. Folio 65/ & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 5 PAGE 656 BILL NO. 79-62

COUNTY COUNCIL

AS AMENDED

OI:

HARFORD COUNTY, MARYLAND

Introduced by ___Council Members Risacher & Spry

BILL NO. 79-62 (AS AMENDED)

Legislativ	e Day No	79-31	Date: Nov	vember 13, 19	79
AN ACT	to add new	Article XV, headi	ng, Fiscal	Impact Notes	, to
	Chapter 2,	heading, Administ	ration, of	the Harford	County
	Code, as an	nended; to provide	that all	legislation,	resolutions,
	and execut:	ive orders introdu	ced shall h	be accompanie	d by a
	fiscal impa	act note detailing	the effect	t they will h	ave on
	the fiscal	operations of the	County; to	o provide cer	tain
	conditions	of waiver; to pro	vide that	requested zon	ing cases,
	amendments	to the Master Pla	n, and com	nunity develo	pment
	projects be	e accompanied by a	Planning a	and Zoning fi	scal impact
	note detai:	ling the impact th	ese zoning	related matt	ers will
	have on the	e County.			
	Ву	the Council,	November 1	3, 1979	
Introduced	, read fir	st time, ordered	posted and	public heari	ng scheduled
	on	: December 11,	1979		
	at	: 7:00 P.M.			
	By Order	: Angels D	Jarkow	eki, Secr	etary
		PUBLIC HEA	RING		
	На	ving been posted a	nd Notice	of time and	place
of hearing	and Title	of Bill having bee	n published	d according t	o the
Charter, a	public hea	ring was held on _	Decemb	er 11, 1979	
and conclud	ded on	December 11, 1979	•		
		angle T	Darkow	elu', Secr	etary

8808 5 PAGE 557

- 1 Section 1. Be It Enacted By The County Council of Harford
- 2 County, Maryland, that new Article XV, heading, Fiscal Impact
- 3 Notes, be, and it is hereby added to Chapter 2, heading, Adminis-
- 4 tration, of the Harford County Code, as amended, all to read as
- 5 follows:
- 6 CHAPTER 2. ADMINISTRATION.
- 7 ARTICLE XV. FISCAL IMPACT NOTES.
- 8 Section 2-280. Note Required County Operations.
- 9 (a) Any bill, resolution or executive order introduced,
- 10 shall have accompanying it a fiscal impact note unless otherwise
- 11 exempt. A fiscal impact note shall contain the appropriate
- 12 information as required in Section 2-285 of this Article. The
- 13 fiscal impact note shall be made available and be attached to a
- 14 bill one (1) week prior to the scheduled public hearing date. A
- 15 fiscal impact note shall be made available and be attached to a
- 16 resolution or executive order at the time it is introduced.
- 17 Section 2-281. Yearly Impact Report.
- The fiscal impact note shall represent the impact for the
- 19 first year, and a projected impact for the next three (3) con-
- 20 secutive years.
- 21 Section 2-282. Treasurer to Prepare Impact Notes.
- The fiscal impact note required by Subsection (a) of Section
- 23 2-280 shall be prepared by and certified by the Treasurer of
- 24 Harford County on forms that shall be prepared by the Executive
- 25 Branch. All County departments, agencies, boards and commissions
- 26 shall extend their cooperation in supplying data to the Treasurer.
- 27 The Treasurer of Harford County shall send a request for fiscal
- 28 information to the involved County agency department, board or
- 29 commission, requesting a return within five (5) business days
- 30 FROM DATE RECEIVED. The Treasurer shall complete and send to
- 31 the County Council Office the fiscal impact note one (1) week
- 32 prior to the scheduled public hearing $\underline{\text{ON}}$ $\underline{\text{THE}}$ $\underline{\text{BILL}}$ $\underline{\text{AND}}$ $\underline{\text{MAKE}}$

5 PAGE 658 800K

- 1 AVAILABLE TO THE COUNCIL OFFICE A FISCAL IMPACT NOTE FOR THE 2 APPROPRIATE RESOLUTION OR EXECUTIVE ORDER PRIOR TO THE SCHEDULED
- 3 INTRODUCTION.

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4 Section 2-283. Filing of Notes with Council Office.

The County Council Office shall make available to the 5 public a copy of any fiscal impact note at an appropriate reproduction cost.

8 Section 2-284. Waiver.

These may be a waiver from the provisions of this Article for the following reasons:

- (a) Upon a written statement from the Treasurer that a bill, resolution or executive order has no effect upon the revenues or expenditures of the County; or
- (b) Any bill introduced, pursuant to Article V, heading, Budget and Finance, of the Charter of Harford County. However, the bill will have attached to it a summary of the information provided; or
- (c) The County Council at the time of introduction, by a majority vote, may allow an exemption from the provisions of this Article upon request by any Council Member after careful consideration of the subject matter and the reasons stated by the Council Member requesting the exemption as to why a fiscal impact note is not necessary.
- (a) Any bill, resolution or executive order that affects the annual budget of Harford County shall contain the following information:

Section 2-285. Contents of Notes.

28 (1) Expenditures. The number and types of personnel 29 required (including hiring) and to which organizational element 30 assigned; salaries and wages; retirement and insurance; operating 31 expenses; capital outlay (including items and cost); sources of funds, and if other than County, the duration of grants or aid

BOOK 5 PAGE 659

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involved; monies to be appropriated currently; and annual operating cost; and

- (II) Revenues; the annual anticipated gain or loss of revenues to the County including the loss of revenues from tax credits when applicable.
- (b) Any bill, resolution or executive order that affects the Capital Program and Budget of Harford County shall contain the following information in addition to any other information:
- (1) Cost for planning, supervision and design; land; site improvements and utilities; construction; furniture and equipment; expenditure schedule; appropriation request; any monies previously appropriated; source of funds; and the cost any proposed new capital facility will have on the operating budget. Section 2-286. Planning and Zoning Fiscal Impact Note.
- (a) Any member of the County Council, <u>BOARD OF APPEALS</u> or Hearing Examiners may request a fiscal impact note on any of the following planning and zoning related matters:
 - (i) Any zoning change;
 - (ii) Any amendment to the Master Plan;
 - (iii) Any proposed community development project.

The request by the Council Member, A MEMBER OF THE BOARD OF APPEALS or Hearing Examiner must be made at an appropriate time to allow the Department of Planning and Zoning at least four (4) weeks to prepare and make available the fiscal impact note.

- (b) The note shall contain:
- (1) The net fiscal impact the zoning change, amendment to the Master Plan or the community development project may have on Harford County based on the following information:
- (i) The projected population; type of development;
 number of units; number of acres; type of services and facilities
 necessary; expenditures necessary to provide services and facilities
 ties.

- The total revenue and expected tax base to 1 be generated by the proposal.
 - (ii) THE TOTAL NET REVENUE (REVENUE EXPECTED, LESS OPERATING AND CAPITAL EXPENSES NECESSARY) AND THE INCREASE ASSESSABLE TAX BASE (ASSESSED VALUE OF PROPERTY TIMES TAX RATE) TO BE GENERATED BY THE PROPOSAL.
- (iii) An estimate of the total annual projected net fiscal impact. 8
- (2) If the proposed change is outside the ten (10) 10 year water and sewer service area, the impact of any change in the number of dwelling units as it relates to the public utility system, will be evaluated.
 - (c) The above information may be adjusted by such variables as deemed necessary, however, such variables must be noted on the impact note.
 - (d) The fiscal impact note shall represent the impact for the first year and a projected impact for the next three (3) consecutive years.
 - Section 2. And Be It Further Enacted, that if any section, clause, phrase, word, provision or particular application of this Act is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such section, clause, phrase, word, provision or particular application shall be deemed a separate, distinct and independent provision or application and such holding shall not affect the validity of the remaining provision or subsequent application thereof.
 - Section 3. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

29 EFFECTIVE: March 10, 1980

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BOOK 5 PAGE 661 BY THE COUNCIL

Read the third time.

Passed_	LSD	80-1	(January	8,	1980)	(with	amendments)
XXXXXXX	& F X P }	irkari	Σ <u>X</u>				

By order

angels Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 9th day of January , 1980 at 3:00 o'clock P.M.



Angla Markovaski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

January 18, 1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 10, 1980.

Angle Markenski, Secretary

Rec'd & Recorded 4/7 19 80 at 2:37 P. M. H.D.C. Liber 5 Folio 56 & examined per H.D. Douglas Chilcoat, Clerk, Harford Co.

79-62

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-63

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 79-32 Date: November 20, 1979
AN EMERGENCY ACT to provide the County Executive with the authorization to execute an agreement with the Mayor and City Council of Havre de Grace for the design, construction, operation and maintenance of water facilities in the City of Havre de Grace and in Harford County; the agreement to provide for the supplying of water to the Harford County water system; and to provide for the establishment of an intergovernmental water production plant for Harford County, Maryland, and the Mayor and City Council of Havre de Grace, all in accordance with Section 520 of the Charter of Harford County, Maryland.
By the Council, November 20, 1979
Introduced, read first time, ordered posted and public hearing scheduled December 18, 1979 on:
at: 6:30 P.M.
By Order: <u>Angela Markowski</u> , Secretary
PUBLIC HEARING
Having been posted and Notice of time and place
of hearing and Title of Bill having been published according to the
Charter, a public hearing was held on. December 18, 1979
and concluded on December 18, 1979
Angle Marlowski, Secretary

BILL NO. 79-63

BECOX 5 PAGE 663

WHEREAS, the County Executive, on the behalf of Harford
County, Maryland, desires to enter into an agreement with the
Mayor and City Council of Havre de Grace in order to provide
Harford County, Maryland, with a long-term water source; and
WHEREAS, the agreement provides for the design,
construction, operation and maintenance of water facilities to be
erected in the City of Havre de Grace for the purpose of
providing a supply of water to the Harford County water system;
and

WHEREAS, Section 520 of the Charter of Harford County, Maryland, requires any agreements or contracts requiring the payment of funds from appropriations beyond the current fiscal year be authorized by legislative act; and

WHEREAS, performance by the County of the terms and conditions of the agreement requires the County to expend capital and operating budget funds beyond the present fiscal year; and

WHEREAS, the parties desire to incorporate, by reference, the agreement referred to herein.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Varyland, as follows:

- (a) That the County Executive be, and he is hereby authorized to execute, on the behalf of the County, an agreement with the Mayor and City Council of Havre de Grace.
- (b) That the County Executive be, and he is hereby authorized to take any and all action necessary in order to perform the terms and conditions of the agreement subject to the provisions of the Harford County Charter.
- (c) That the agreement and all attachments thereto be incorporated by reference herein and made a part hereof as if set out in this Act in complete form.

BOOK 5 PAGE 664

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the governmental operations of Harford County, Maryland, and shall take effect on the date it becomes law.

Effective: January 10, 1980

The Secretary of the Council does hereby certify that fifteen (16) copies of this bill are immediately available for distribution to the public and the press.

Angla Markowski

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BOUK 5 PAGE 665

BY THE COUNCIL

Read	the	third ti	me.				(
		Passed_	LSD	80-1	(January	8,	1980)	(MEKARI XAMAHANAHANA

Failed of Charge

By order

Angela Mackawski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 9th day of January, 1980 at 3:00 o'clock P.M.



angla Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Doto /

January 10, 190

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 10, 1980.

angle Markowski, Secretary

Rec'd & Recorded 4/7 1986 at 2:37 P. M. HDC Liber 5 Folio 6/2 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 5 PAGE 666 BILL NO. 79-64

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-64

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 79-32 Date: November 20, 1979
AN EMERGENCY ACT to make a supplemental appropriation from the General
Fund Reserve for Contingencies for the current fiscal
year; to provide funds for the Emergency Assistance
Program of the Harford County Department of Social
Services.
By the Council, November 20, 1979
Introduced, read first time, ordered posted and public hearing scheduled
Introduced, read first time, ordered posted and public hearing scheduled on: December 18, 1979
December 18 1070
on: December 18, 1979
on: December 18, 1979 at: 6:30 P.M. By Order: Angels Markowski, Secretary
on: December 18, 1979 at: 6:30 P.M. By Order: Angels Markowski, Secretary PUBLIC HEARING
on: December 18, 1979 at: 6:30 P.M. By Order: Angels Markowski, Secretary PUBLIC HEARING Having been posted and Notice of time and place
on: December 18, 1979 at: 6:30 P.M. By Order: PUBLIC HEARING Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the
on: December 18, 1979 at: 6:30 P.M. By Order: Angle Market, Secretary PUBLIC HEARING Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on December 18, 1979
on: December 18, 1979 at: 6:30 P.M. By Order: Darkmak, Secretary PUBLIC HEARING Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on December 18, 1979 and concluded on December 18, 1979
on: December 18, 1979 at: 6:30 P.M. By Order: PUBLIC HEARING Having been posted and Notice of time and place of hearing and Title of Bill having been published according to the Charter, a public hearing was held on

5 PAGE 667

1	WHEREAS, the County Executive has recommended a
2	supplemental appropriation to the current expense budget for the
3	fiscal year ending June 30, 1980, in accordance with Section 517
4	of the Charter of Harford County, Maryland; and
5	WHEREAS, such funds are necessary for the operation of
6	the Harford County Department of Social Services, Emergency
7	Assistance Program; and
8	WHEREAS, the Treasurer has certified that such funds
9	are available for appropriation.
10	NOW, THEREFORE,
11	Section 1. Be It Enacted By The County Council Of Harford County,
12	Maryland, that the current expense budget for the fiscal year
13	ending June 30, 1980, be, and it is hereby amended by making an
14	appropriation from the General Fund Reserve for Contingencies in
15	the below listed amount for the purpose detailed:
16	From:
17	General Fund Reserve for Contingency
18	Account #70-13-17-00-01-00-07-01
19	Total Funds Requested \$ 2,000.00
20	To:
21	General Fund
22	Department of Social Services
23	Emergency Assistance Program
24	Account #70-04-29-00-10-00-07-XX
25	Total Funds Appropriated \$ 2,000.00
26	Section 2. And Be It Turther Enacted, that this Act is hereby
27	declared to be an Emergency Act, necessary for the preservation
28	of the public health, safety and welfare, and is necessary for the
29	operation of a County agency, and shall take effect on the date
30	it becomes law. certify that fifteen (15) copies of this bill are immediately available for distribution to
31	EFFECTIVE: January 16, 1980 the public and the press.
32	

Secretary 79-64

79-64

BOOK 5 PAGE 668

Date:

November 6, 1979

Re:

General Fund for Contingency__

Acct No. 70-13-17-00-01-00-07-01

CERTIFICATION OF FUNDS

November 6	_, 19 79 .		
Fund in the amount of	\$ 2,000.00	a	s of
unencumbered in the	eserve for Contingency,	General	
This will o	ertify that funds a	re available	and

Treasurer Clarke

BOOK 5 PAGE 669

BY THE COUNCIL

Read the third time.

By order

Angela Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 16th day of January , 19 80 at 3:00 o'clock P.M.



Angele Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

hata

January 16, 1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 16, 1980.

Angela Markawski, Secretary

Rec'd & Recorded 4/7 1980 at 2:37 P.M.

MDC Liber 5 Folio 666 & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 79-65

800K 5 PAGE 670

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-65

Introduced by Council President John W. Hardwicke

through indicates matter stricken out of Bill

by amendment.

Legislative Day No. 79-33 Date December 4, 1979

AN ACT to repeat and re-enact, with amendments, section 1-22,
heading, Severability, of Chapter 1, heading, General
Provisions, of the Harford County Code, as amended; to
provide for a general severability clause relating to
codified and uncodified Bills introduced in Harford
County.
By the Council, December 4, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: January 8, 1980
at: 7:15 P.M.
By Order:
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on January 8, 1980
and concluded on January 8, 1980
angela Markowski, Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined

5 MAGE 671 BOOK

- Section 1. Be It Enacted By The County Council of Harford County,
- 2 Maryland, that Section 1-22, heading, Severability, of Chapter 1,
- heading, General Provisions, of the Harford County Code, as
- amended, be, and it is hereby repealed and re-enacted, with
- amendments, all to read as follows:
- Chapter 1. General Provisions.
- 7 Section 1-22. Severability.

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[It is declared to be the intention of the county council that the sections, subsections, paragraphs, sentences, clauses and words of this Code are severable. If any section, subsection, paragraph, sentence, clause or word is declared unconstitutional or otherwise invalid by the lawful judgment or decree of any court of competent jurisdiction, its unconstitutionality or invalidity shall not affect the validity of any of the remaining sections, subsections, paragraphs, sentences, clauses and words of this Code, since the sections or parts of sections would have been enacted by the county council irrespective of any unconstitutional or otherwise invalid section, subsection, paragraph, sentence, clause or word being incorporated into this Code.]

THE PROVISIONS OF ALL CODIFIED AND UNCODIFIED BILLS ARE SEVERABLE UNLESS THE BILL SPECIFICALLY PROVIDES THAT ITS PRO-VISIONS ARE NOT SEVERABLE. THE FINDING BY A COURT THAT SOME PROVISION OF A BILL IS UNCONSTITUTIONAL AND VOID DOES NOT AFFECT THE VALIDITY OF THE REMAINING PORTIONS OF THAT BILL, UNLESS THE COURT FINDS THAT THE REMAINING VALID PROVISIONS ALONE ARE IN-COMPLETE AND INCAPABLE OF BEING EXECUTED IN ACCORDANCE WITH THE LEGISLATIVE INTENT.

- 28 And Be It Further Enacted, that this Act shall take
- 29 effect sixty (60) calendar days from the date it becomes law.
- The Secretary of the Council does hereby 30 EFFECTIVE: March 10, 1980 certify that fifteen (15) copies of this bill
 - are immediately available for distribution to the public and the press.

Quela Markowski Secretary 79-65

800K 5 PAGE 672

BY THE COUNCIL

Read the third time.

Passed LSD 80-1 (January 8, 1980) (WITHX MMENGMENTS)

**BOOTH CONTROLL OF THE PROPERTY OF THE PASSENGENT OF THE PASS

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 10, 1980.

Angela Markouski, Secretary

Rec'd & Recorded 47 1980 at 2:37 P. M. HDC Liber 5 Folio 70 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: March 10, 1

BOOK 5 PAGE 673

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-66

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-34 Date December 11, 1979
AN EMERGENCY ACT to provide the County Executive with the authorization
to execute an agreement for the lease purchase of
vehicles for the Harford County Department of Public
Works, such lease to extend beyond the current fiscal
year, in accordance with Section 520 of the Charter of
Harford County, Maryland.
By the Council, December 11, 1979
Introduced, read first time, ordered posted and public hearing schedule
on: <u>January 8, 1980</u>
at: 7:15 P.M.
By Order: <u>Angel Machanelle</u> , Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on January 8, 1980
and concluded on January 8, 1980
그 그 그 아이는 이 그리고 있다면 한다면 가장 하는 것이 없는 것이었다면 없는 없는 것이었다면 없는 없는 것이었다면 없는 없는 것이었다면 없어요. 되었다면 없는 것이었다면 없는 것이었다면 없는 것이었다면 없는 없는 것이었다면 없는 것이었다면 없는 것이었다면 없는 것이었다면 없는 것이었다면 없었다면 없는 것이었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없는 것이었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없었다면 없
Angele Markowski, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill
by amendment.

BILL NO.

890K 5 PAGE 674

WHEREAS, the County Executive is desirous of purchasing vehicles for the Department of Public Works through a lease purchase agreement procedure on behalf of Harford County, Maryland; and

WHEREAS, the lease purchase agreement will extend beyond the current fiscal year; and

WHEREAS, the lease terms will be determined by the bid specifications attached hereto and made a part hereof; and

WHEREAS, Section 520 of the Charter of Harford County, Maryland, requires that all agreements and payments thereunder which would extend beyond the current fiscal year be authorized by legislative act.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the County Executive, be, and he is hereby authorized to execute, on behalf of the County, an agreement for the lease purchase of vehicles in accordance with the bid specifications and standard banking financial arrangements.

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the governmental operations of Harford County and shall take effect on the date it becomes law.

EFFECTIVE: February 8, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski

800K 5 PAGE 675

BY THE COUNCIL

Read the third time.	
Passed_LSD 80-	-3 (February 5, 1980) (************************************
FAIIENXEXPASS	\$ 3 88
	By order
	angele Marloweli, Secretary
Sealed with the County S	Seal and presented to the County Executive
for his approval this	6th day of February , 19 80
at 3:00 o'clock	c <u>P</u> .M.
STORIO COOR	Angele Markenchi, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

[Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on February 8, 1980.

Angele Markowskii, Secretary

Rec'd & Recorded 4/7 1980 at 2:37P. M.

#DC Liber 5 Folio 73 & examined per

H. Douglas Chilcont, Clerk, Harford Co.

December 11, 1979

BILL NO. 79-68

800Y 5 PAGE 676

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-68

Introduced by Council President Hardwicke at request of County Executive

Date

79-34

Legislative Day No.

by amendment.

AN EMERGENCY ACT to make a grant appropriation to the Department of Public'
Works from unanticipated revenues received from the
Regional Planning Council, "208" Planning Program; to
provide funds for a Harford County water quality managemen
program.
By the Council, December 11, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: January 8, 1980
at: 6:45 P.M.
By Order: Angels Markowski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on January 8, 1980
and concluded onJanuary 8, 1980
anyla Markowski, Secretary
- Cayla 10 paracoske
<pre>XPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.</pre>
added to Bill by amendment. Language lined through indicates matter stricken out of Bill

800K 5 PAGE 677

WHEREAS, the County Executive has recommended an 1 emergency appropriation of unanticipated revenues to the County 2 budget for the fiscal year ending June 30, 1980, and continuing 3 thereafter in accordance with the terms of the grant, using funds 4 received from the Regional Planning Council; and 5 WHEREAS, the funds are part of the "208" Areawide Water 6 Quality Management Program; and 7 WHEREAS, the funds shall be used for the continuing 8 development of a water quality management plan for Harford County, 9 10 Maryland; and WHEREAS, the appropriation of the funds is in accordance 11 with the provisions of Sections 518 and 520 of the Charter of 12 Harford County, Maryland. 13 NOW, THEREFORE, Section 1. Be It Enacted By The County Council Of Harford County, 15 Maryland, that the current expense budget for the fiscal year 16 ending June 30, 1980, be, and it is hereby amended by making 17 an emergency appropriation and expenditure from monies received 18 19 from the Regional Planning Council in the below listed amounts 20 for the purpose detailed: Appropriation: 21 Grants Special Fund 22 Public Works - Water & Sewer 23 "208" Program 1980-81 24 Grant Receivable Account #28-00-03-80-30-03-00-00 . . . \$19,442 25 Total Grants Fund Receivable . 26 . . . \$19,442 Grants Special Fund 27 Public Works - Water & Sewer 28 "208" Program 1980-81 29 Grant Expenditures Account #88-03-78-01-04-04-01-xx . . \$11,674 30 (Personal Services) 31

32

79-68

BOUR 5 PAGE 678

1	#88-03-78-01-04-04-02-xx 400 (Travel)
3	#88-03-78-01-04-04-03-xx 11,734 (Contractual Services)
5	#88-03-78-01-04-05-xx 500 (Supplies & Materials)
7	#88-03-78-01-04-04-14-xx 1,614 (Benefits)
9	#88-03-78-01-04-04-15-xx (6,480) (Receipts)
10	
11	Total Grants Fund Expenditures \$19,442
12	Section 2. And Be It Murther Enacted, that this Act is hereby
13	declared to be an Emergency Act, necessary for the protection of
14	the public health, safety and welfare, and for a vital County
15	water management program, and shall take effect on the date it
16	becomes law.
17	
18	EFFECTIVE: January 10, 1980
19	
20	The Secretary of the Council does hereby
21	certify that fifteen (15) copies of this bill are immediately available for distribution to
22	the public and the press.
23	Quel Therbourshi
24	Angela Markowski Secretary
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BOOK 5 PAGE 679

BY THE COUNCIL

Read the third time.

Passed LSD 80-1 (January 8, 1980) (WIKMX MENCHANCE)

FAMILED NOT PRESERVE

By order

- angle Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 9th day of January , 1980 at 3:00 o'clock P.M.



Anyla Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

January 10, 1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 10, 1980.

angela Markowski, Secretary

Rec'd & Recorded 4/7 1980 at 2:31 P. M. HDC Liber 5 Folio 676 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 5 PAGE 680

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-69

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to repeal and re-enact with amendments Article III,

79-35

Legislative Day No.

Date _ December 18, 1979

BILL NO.

heading, Private Utility Meters, of Chapter 24, heading,
Water and Sewer, all of the Harford County Code, as
amended; to provide procedures and regulations for the
use by the County of certain private utility meter
readings.
By the Council, December 18, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: <u>January 15, 1980</u>
at: 6:30 P.M.
By Order: Angels Marketti, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on January 15, 1980
and concluded onJanuary 15, 1980
augh Markowski, Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined

through indicates matter stricken out of Bill

by amendment.

800K 5 PAGE 681

- Section 1. Be It Enacted By The County Council Of Harford County,
- 2 Maryland, that Article III, heading, Private Utility Meters, of
- 3 Chapter 24, heading, Water and Sewer, of the Harford County Code,
- 4 as amended, be, and it is hereby repealed and re-enacted with
- 5 amendments, all to read as follows:
- 6 Chapter 24. Water and Sewer.
- 7 Article III. Private Utility Meters.
- 8 Section 24-37. Meter Readings.
 - (a) Harford County sewer customers who have water supplied to them by a private utility shall be billed as follows:
 - (1) Where the County has obtained water meter readings from a private utility, sewer billings shall be based on the available water meter readings; minimum rates and other usage rates [as established by Ordinance No. 75-87, as amended from time to time, shall be adhered to] SHALL BE AS ESTABLISHED BY APPLICABLE HARFORD COUNTY RATE LAWS.
 - Harford County sewer customers where water meter readings have not been obtained from a private utility in accordance with [Ordinance No. 75-87 of the Harford County Council as amended from time to time] APPLICABLE HARFORD COUNTY RATE LAWS.

 Section 2. And Be It Lurther Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the proper operation of the County's water and sewer system, and shall take effect on the date it becomes law.

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski:
Secretary

5 PAGE 682

BY THE COUNCIL

Read	the	third	time
	CITC	CHITI	LIME.

Read the third time.	
Passed LS	D 80-2 (January 15, 1980) XWIRKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
*Farthleidx outx	
	By order
	- Angela Marlowelo, Secretary
Sealed with the Coun	ty Seal and presented to the County Executive
for his approval thi	s 16th day of January , 19 80
ato'c	lock P.M.
Consideration Control	Angela Markovski, Secretary
AMMINIST STATES	BY THE EXECUTIVE
APPROVED.	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 17, 1980.

Angele Markoveki, Secretary

Rec'd & Recorded #1 1980 at 2:37 P. W. HDC Liber 5 Folio 80 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

Date December 18, 1979

Inspections, Licenses and Permits from unanticipated

revenues received from the Maryland Department of Human

5 PAGE 683 BOCK

COUNTY COUNCIL

HARFORD COUNTY, MARYLAND

BILL NO. 79-70

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to make a grant appropriation to the Department of

Legislative Day No. 79-35

EXPL

Resources; to provide funds to assist low-income families
who experience increased energy costs.
By the Council, December 18, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on:
at: 6:30 P.M.
By Order: Augla Markousk, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on
and concluded onJanuary 15, 1980
Angela Markowski, Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill
through indicates matter stricken out of Bill by amendment. BILL NO. 79-70

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WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated revenues to the County budget for the fiscal year ending June 30, 1980, and continuing thereafter in accordance with the terms of the grant, using funds received from the Maryland Department of Human Resources; and WHEREAS, the funds are part of the Energy Crisis Assistance Program; and WHEREAS, the funds shall be used to assist low-income families who qualify for energy-related emergencies; and WHEREAS, the appropriation of the funds is in accordance 10 with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland. 12 NOW, THEREFORE, Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year 15 ending June 30, 1980, be, and it is hereby amended by making an 16 emergency appropriation and expenditure from monies received from the Maryland Department of Human Resources in the below listed amounts for the purpose detailed: 19 Appropriation: 20 Grants Special Fund 21 Department of Inspections, Licenses and Permits Energy Crisis Assistance Program (1980-81) 23 24 Grants Accts. Receivable #28-00-03-80-57-01-00-00 . . . \$392,000 Total Grants Fund Receivable . . \$392,000 26 Grants Special Fund Department of Inspections, Licenses and Permits 28 Energy Crisis Assistance Program (1980-81) Grant Expenditure Acct. #88-01-22-00-01-01-01-XX . . . \$ 15,000 29 (Personal Services) 30 #88-01-22-00-01-01-02-XX . . . 1,000

(Travel)

800x 5 that **685**

1 2	#88-01-22-00-01-01-03-XX \$ 4,000 (Contractual Services)
	#88-01-22-00-01-01-04-XX \$ 3,000
3	(Rents & Utilities)
5	#88-01-22-00-01-01-05-XX \$ 500
6	(Supplies & Materials)
7	#88-01-22-00-01-01-07-XX \$364,500
8	(Grants, Subsidies & Contributions)
9	#88-01-22-00-01-01-11-XX \$ 1,000 (Equipment)
10	
11	#88-01-22-00-01-01-14-XX \$ 3,000 (Benefits)
12	(Benefits)
13	Total Grants Fund Expenditures \$392,000
14	Section 2. And Be It Lurther Enacted, that this Act is hereby
15	declared to be an Emergency Act, necessary for the protection of
16	the public health, safety and welfare, and for energy conservation
17	in Harford County, Maryland, and shall take effect on the date it
18	becomes law.
19	EFFECTIVE: January 16, 1980
20	
21	The Secretary of the Council does hereby
22	certify that fifteen (15) copies of this bill are immediately available for distribution to
23	the public and the press.
24	Gazela Markowski de
25	Secretary
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	st low-income families who quality for energy-related emergencies
Grant A	dministrator: Charles M. Shadle
Grantin	g Organization: Maryland Department of Human Resources
Amount	of Grant: \$392,000.00 Bill # 79-
Dates o	f Grant: From: November 1, 1979 To: September 30, 1980
	s: New X Renewal Modification
	al Reporting: X Monthly bursement Reports are Required: Quarterly
	Other will be prepared by <u>Charles M. Shadle</u> opy is required to be sent to Joel Hinojosa, Department of Treasury.)
Cost Sh	aring Arrangements: None
Method	by which County will Receive Funds: In Advance
Audit	Requirements: Yes
Overhea	d Cost Arrangement with County: None
	iation Account Number: 88-01-22-00-01-01-xx-xx
	ble Account Number: 28-00-03-80-57-01-00-00
	d Budget by Category:
riopose	
	Personal Services (01)\$ 15,000.00
	Travel (02)1,000.00
	Contractual Services (03) 4,000.00 Rents & Utilities (04)
	Rents & Utilities (04) 3,000.00
	Sunnlies & Materials (OE)
	Supplies & Materials (05)

BOOK 5 PAGE 687

BY THE COUNCIL

Read the third time.

Passed LSD 80-2 (January 15, 1980) (WINX MENTAGENTES)

FRANCE TO SERVE TO S

By order

Angele Markenski. Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 16th day of January , 1980 at 3:00 o'clock P.M.



Angle Markeski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Data

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 16, 1980.

Augele Marloweli, Secretary

Rec'd & Recorded 4/7 1980 at 2:37 f. M. HDC. Liber 5 Folio 683 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

Date December 18, 1979

BOOK - 5 PAGE 688

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-71

Introduced by Council President Hardwicke at request of County Executive

79-35

Legislative Day No. _

FL

AN EMERGENCY ACT to make an appropriation of grant funds to the Department.
of Inspections, Licenses and Permits from unanticipated
revenues received from the Maryland Department of Human
Resources; to provide funds for the Weatherization
Program (1980-81) to assist low-income families for energy
conservation needs.
By the Council, December 18, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: January 15, 1980
at: 6:30 P.M.
By Order: Augla Markowski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on January 15, 1980
and concluded on January 15, 1980
Angele Markenskii, Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined
the state of the s

through indicates matter stricken out of Bill

by amendment.

5 PAGE 689 800¥

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County budget for the fiscal year ending June 30, 1980, and continuing thereafter in accordance with the terms of the grant, using funds received from the Maryland Department of Human Resources; and

WHEREAS, the funds shall be used for emergency conservation needs of low income families; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Sections 518 and 520 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1980, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the State of Maryland in the below listed amounts for the purpose detailed:

Appropriation:

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Grants Special Fund

Department of Inspections, Licenses & Permits

Weatherization Program (Oct. 1, 1979 - Sept. 30, 1980) 22

Grant Accts. Receivable #28-00-03-80-76-00-00 . . . \$126,000 23

Total Grants Fund Receivable \$126,000 24

Grants Special Fund 25

Department of Inspections, Licenses & Permits

Weatherization Program (Oct. 1, 1979 - Sept. 30, 1980)

Grant Expenditure Acct. #88-02-26-00-01-00-01-XX . . . \$ 14,000 28 (Personal Services)

29

#88-02-26-00-01-00-02-XX . . . \$ (Travel)

32

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	BOOK 5 PAGE 690
1	#88-02-26-00-01-00-03-XX \$ 28,376 (Contractual Services)
2	
3	#88-02-26-00-01-00-04-XX \$ 1,000 (Rents & Utilities)
4	
5	#88-02-26-00-01-00-05-XX \$ 75,217 (Supplies & Materials)
6	
7	#88-02-26-00-01-00-08-XX \$ 453. (Other Charges)
9	#38-02-26-00-01-00-11-XX \$ 1,500 (Equipment)
10	
11	#88-02-26-00-01-00-14-XX \$ 2,800 (Benefits)
12	
13	Total Grants Fund Expenditures \$126,000
14	Section 2. And Be It Murther Enacted, that this Act is hereby
15	declared to be an Emergency Act, necessary for the protection of
16	the public health, safety and welfare, and for energy conservation
17	in Harford County, Maryland, and shall take effect on the date it
18	becomes law.
19	EFFECTIVE: January 16, 1980
20	
21	The Secretary of the Council does hereby
22	certify that fifteen (15) copies of this bill are immediately available for distribution to
23	the public and the press.
24	Angela Markowski de
25	Secretary

GRANT INFORMATION SHEET

79-71

BOOK 5 PAGE 691

Date: December 4, 1979		
Grant Title and Purpose: Weatherization Program (1980-81) - To provide funds		
to assist low-income families for energy conservation needs.		
Grant Administrator: Charles M. Shadle		
Granting Organization: Maryland Department of Human Resources		
Amount of Grant: \$126,000.00 Bill #79-		
Dates of Grant: From: October 1, 1979 To: September 30, 1980		
Grant is:NewXRenewalModification		
Financial Reporting: X Monthly Resimbutes Experts are Required: Quarterly Other and will be prepared by Richard Carr		
(A copy is required to be sent to Joel Hinojosa, Department of Treasury.)		
Cost Sharing Arrangements: None		
Method by which County will Receive Funds: 40% advanced funds; remainder at 20% in		
Audit Requirements: Yes		
Overhead Cost Arrangement with County: None		
Appropriation Account Number: 88-02-26-00-01-00-xx-xx		
Receivable Account Number: 28-00-03-80-76-00-00		
Proposed Budget by Category:		
Personal Services (01)		
Equipment (11)		

800Y 5 PAGE 692

BY THE COUNCIL

Read the	third	time.	
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The circ circuit of time.	
Passed LSD 80-2 (January 15, 1980))
Talledxofx Passage	
By order	
Angela Marlowski, Secretary	
Sealed with the County Seal and presented to the County Executive	re
for his approval this 16th day of January , 19	80
at 3:00 o'clock P.M.	
Angels Mackausli, Secretary	
BY THE EXECUTIVE	
APPROVED: Thomas Parrange County Executive Date Juniary 16, 1980	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 16, 1980.

angele Markendi, Secretary

Rec'd & Recorded 4/7 19 80 at 2:37 P. M.:

100 Liber 5 Folio 688 & examined per

1. Douglas Chilcoat, Clerk, Harford Co.

BOOK 5 PAGE 693

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-72 (as amended)

Date December 18, 1979

BILL NO.

AS AMENDED

Introduced by Council President Hardwicke at request of County Executive

AN ACT to add new Section 2-43.1, heading, Removal of Members of All Boards

or Commissions, to Article III, heading, Executive Branch, of

Legislative Day No. 79-35

Chapter 2, heading, Administration, to provide for the removal
of members of all boards and commissions in accordance with
Section 313 of the Charter of Harford County, Maryland.
By the Council, December 18, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: January 15, 1980
at: 6:30 p.m.
By Order: Angle Marlowshi, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on January 15, 1980
and concluded onJanuary 15, 1980
Angela Markowski, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language

through indicates matter stricken out of Bill

by amendment.

5 PAGE 694

Section 1. Be It Enacted By The County Council Of Harford County,

Maryland, that new Section 2-43.1, heading, Removal of Members

3 of All Boards or Commissions, be, and it is hereby added to

Article III, heading, Executive Branch, of Chapter 2, heading,

Administration, all of the Harford County Code, as amended, all

6 to read as follows:

7 Chapter 2. Administration.

8 Article III. Executive Branch.

9 SECTION 2-43.1. REMOVAL OF MEMBERS OF ALL BOARDS OR COMMISSIONS.

10 THE COUNTY EXECUTIVE SHALL HAVE THE POWER TO IMMEDIATELY

11 REMOVE FROM ANY BOARD OR COMMISSION ANY MEMBER WHO, WITHOUT JUST

12 CAUSE, FAILS TO ATTEND ANY TWO CONSECUTIVE MEETINGS OR ARRIVES

MORE THAN FIFTEEN MINUTES LATE FOR ANY TWO MEETINGS. THE

WITHOUT JUST CAUSE DETERMINATION SHALL BE MADE BY A MAJORITY OF

THE MEMBERS OF THE BOARD OR COMMISSION, EXCLUDING THE INDIVIDUAL

16 MEMBER INVOLVED, AFTER PROPER NOTICE AND HEARING. SERVICE OF

17 NOTICE SHALL BE MADE AT LEAST FIVE DAYS PRIOR TO THE DATE SET FOR

THE HEARING. THE BOARD OR COMMISSION TO MAKE THE DETERMINATION

19 SHALL GIVE THE NOTICE AND HOLD THE HEARING.

20 Section 2. And Be It Burther Enacted, that this Act shall take

effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: March 17, 1980

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79-72 AS AMENDED

AS AMENDED

800K 5 PAGE 695

BY THE COUNCIL

Read the third time.

Passed LSD 80-2 (January 15, 1980) (with amendments)
FAXIENXETREMENTS

By order

Angela Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 16th day of January . 1980 at 3:00 o'clock P.M.



Angele Markowske, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 16, 1980.

angele markowski, Secretary

Rec'd & Recorded 4/7 1980 at 2:37 P. M. H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE: March 17, 1980

79-72

AS AMENDED

December 18, 1979

5 PAGE 696 800X

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-73 (as amended)

Date

Introduced by Council President Hardwicke at request of County Executive

79-35

Legislative Day No.

PL

AN EMERGENCY ACT	to repeal and re-enact with amendments Section 1000,
	heading, General Administration; Section 7000, heading,
	Planning and Zoning; Section 9000, heading, Labor and
	Trades; Section 0000, heading, Exempt Personnel; and
	Section 12000, heading, Judicial Series (Exempt), all
	of the Harford County Classification Plan and
	Salary Grades, Ordinance No. 79-23, to provide for
	additional positions in various classifications and
	the exempt service; and to provide salary grades for
	the newly created positions.
	By the Council, December 18, 1979
Introduced, rea	ad first time, ordered posted and public hearing scheduled
	on: January 15, 1980
	at: 6:30 p.m.
Ву	Order: Angle Marlacocki, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hearing and	title of Bill having been published according to the
Charter, a publi	ic hearing was held on January 15, 1980
and concluded or	January 15, 1980 .
	angle Markowski, Secretary
ANATION: CAPITALS I	NDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from

existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

800% 5 PAGE 697

1	Section 1. Be It Enacted By The County Council Of Harford County,							
2	Maryland, that Section 1000, heading, General Administration;							
3	Section 7000, heading, Planning and Zoning; Section 9000, heading,							
4	Labor	and T	rades; Section 0000, heading, Exempt Person	nel; and				
5	Secti	on 120	00, heading, Judicial Series (Exempt), all p	part of				
6	the H	arford	County Classification Plan and Salary Grade	es,				
7	Ordin	ance No	o. 79-23, be, and they are hereby repealed a	and re-				
8	enact	ed with	h amendments, all to read as follows:					
9			HARFORD COUNTY					
10			CLASSIFICATION PLAN AND SALARY GRADES					
11	Job							
12	Code	Code		Grade				
13	1000		GENERAL ADMINISTRATION					
14	1010	8810	Administrative Assistant I	S-06				
15	1011 8810 Administrative Assistant II S-08							
16	1012 8810 Administrative Assistant III S-09							
17	1080	30 9102 Bus Driver S-02						
18	1100 9410 Chief - Division of Administration -							
19			D.P.W.	S-13				
20	1130	8810	Coordinator, Commission for Women	S-10				
21	1140	8810	Coordinator, Commission on Aging	S-10				
22	1150	8810	Crisis Intervention Worker	S-02				
23	1200	8810	Deputy County Attorney	S-17				
24	1210	8810	Deputy Director Civil Defense	S-09				
25	1225	8810	Dispatcher (D.P.W.)	S-05				
26	1260	9410	Economic Development Coordinator	S-12				
27	1270	8810	Equal Opportunity Officer	S-06				
28	1280 8810 Grants Coordinator S-12							
29	1410	8810	Grants Specialist I	S-06				
30	1411	8810	Grants Specialist II	S-08				
31	1430	8810	Human Relations Coordinator	S-10				
32	1500	8810	Legal Assistant	S-09				

79-73

AS AMENDED

8009 **5** PAGE **698**

1 2	Job Code	W.C. Code		Grade
3	1520	8810	Legislative Drafter	s-11
4	1525	8810	Legislative Research Assistant	s-06
5	1610	3810	Management Analyst	s-12
6	1611	8810	Management Assistant I	S-08
7	1612	8810	Management Assistant II	S-10
8	1613	8810	Management Assistant III	S-12
9	1640	9102	Motor Coach Driver	
10	1655			S-04
		8810	Nutrition Site Manager	s-01
11	1700	8835	Outreach Worker	S-04
12	1744	8810	Personnel Analyst	S-10
13		8810	Personnel Assistant	S-06
14	1746	8810	Personnel Clerk I	s-03
15	1747	8810	Personnel Clerk II	s-05
16	1748	8810	Personnel Clerk III	S-07
17	1750	9410	Ombudsman	S-12
18	1830	8810	Supervisor Nutrition Project	s-06
19	1845	8810	Switchboard Operator	S-02
20	7000		PLANNING AND ZONING	
21	7020	8810	Planner I	s-10
22	7021	8810	Planner II	S-12
23	7022	8810	Planner III	S-14
24	7030	8810	Planning Assistant I	S-08
25	7031	8810	Planning Assistant II	S-09
26	7060	8810	Urban Design Specialist	S-14
27	7070	9410	Zoning Administrator	S-13
28	7080	9410	Zoning Inspector I	s-07
29	7081	9410	Zoning Inspector II	S-09
30	9000		LABOR AND TRADES	
31	9005	5507	Assistant Foreman	H-09
32	9006	3064	Assistant Sign Fabricator	S-05

79-73 AS AMENDED

800K 5 PAGE 699

1	Code	W.C. Code		Grade
2				
3	9008	5507	Assistant Storekeeper	H-01
4	9010	9410	Automotive Equipment Supervisor	S-10
5	9020	8391	Automotive Mechanic I	H-09
6	9021	8391	Automotive Mechanic II	H-11
7	9025	8391	Automotive Mechanic Helper	H-06
8	9030	5507	Chauffeur - Laborer	H-05
9	9040	6217	Equipment Operator I	H-06
10	9041	6217	Equipment Operator II	H-08
11	9042	6217	Equipment Operator III	H-11
12	9045		Flag Person	H-01
13	9050	9410	Foreman	H-12
14	9055		Laborer	H-02
15	9060		Laborer (W & S)	H-05
16	9064	8391	Lubrication Person	H-08
17	9065	9120	Maintenance Person	H-06
18	9066	7502	Meter Mechanic	H-06
19	9070	7580	Plant Operator I (W & S)	S-05
20	9071	7580	Plant Operator II (W & S)	S-07
21	9072	7580	Plant Operator III (W & S)	S-09
22	9777	3064	Sign Fabricator	S-06
23	9080	5507	Storekeeper	H-08
24	9085	8810	Superintendent (Hwy W & S)	S-11
25	9086	9410	Superintendent Highway Construction and	
26	•		Drainage	S-13
27	9090	7580	Superintendent Plant Operations	S-11
28	9095	9410	Supervisor Maintenance (Hwy W & S)	S-10
29	9096	8391	Tire Person	H-03
30	9098	5507	Tractor Trailer Operator	H-07
31	9099		Trades Helper	H-02
32	9100		Utility Person	H-10

79-73 AS AMENDED

			BOUY 5 PAGE 700		
1	Job Code	W.C. Code			Grade
2					
3		5507	Watchman		H-01
4		9410	Building Inspector I		S-08
5	10011		Building Inspector II		S-09
6	10012	9410	Building Inspector III		S-11
7	10020	9410	Chief Building Inspector		S-13
8	10025	9410	Chief Electrical Inspector		s-13
9	10045	8810	Chief Permits Clerk		S-09
10	10050	9410	Chief Plumbing Inspector		S-13
11	10055	9410	Electrical Inspector I		S-08
12	10056	9410	Electrical Inspector II		s-09
13	10057	9410	Electrical Inspector III		S-11
14	10065	8810	Permits Clerk		S-07
15	10069	8810	Plans Reviewer		s-08
16	10070	9410	Plumbing Inspector I		S-08
17	10071	9410	Plumbing Inspector II		S-09
18	10072	9410	Plumbing Inspector III		s-11
19	10650	9410	Safety Officer		S-07
20	0000		Exempt Personnel		
21				Minimum	Maximum
22				Salary	Salary
23	0100		County Attorney	20,900	24,500
24	0150		Clerk	6,900	6,900
25	0155		Council Attorney	21,900	22,534
26	0200		Director of Administration	20,900	27,000
27	0215		Director of Civil Defense and Emergency Preparedness		
28			(Part-time)	3,000	3,000
29	0220		Director of Community Services	19,000	20,000
30	0225		Director of Inspections,	20.000	22.652
31			Licenses and Permits	20,900	22,653
32	0230		Director of Parks & Recreation	17,900	23,000
	1				

79-73

AS AMENDED

- 4	7-1-	** 0	800X 5 PAGE 701		
1	Job Code	W.C. Code		Minimum	Maximum
3	0240		Director of Planning	20,900	27,000
4	0245		Director of Procurement	17,900	21,500
5	0250		Director of Public Works	20,900	27,300
6	0300		Executive Staff Director	17,900	18,900
7	0500		Master in Equity	12,900	20,000
8	0600		Personnel Officer	17,900	19,000
9	0650		Public Information Officer (Part-time, temporary)	6,400	6,402
11 12	0655		Legislative Liaison (Part-time)	77000 4,000	8,500
13	0700		Secretary	10,000	14,100
14	0750		Secretary of the Council	12,900	17,900
15	0800 Treasurer		20,900	27,000	
16	12000		Judicial Series (Exempt)		
17	12100		Assistant County Attorney (Part-time)	10,900	16,900
18 19	12200		Assistant State's Attorney (Part-time)	10,900	16,300
20	12250		Assistant State's Attorney (Full-time, trial)	21,000	24,500
22	12252		Assistant State's Attorney (Full-time, non-trial)	17,500	24,500
24	12300		Assistant to Jury Commissioner		1,000
25 26	12350		Associate Zoning Hearing Examiner (Part-time)		13,000
27	12400		Court Bailiff	3,900	5,953
28	12401		Court Bailiff (Part-time)	\$30.00 per day	0
30	12500		Court Reporter	13,900	21,367
31	12501		Court Reporter (Part-time)	4,900	4,900
32	12520		Deputy County Attorney (Part-time)	12,900	17,300

AS AMENDED

1	Job W.C.	800Y 5 PAGE 702		
2	Code Code		Minimum	Maximum
3	12550	Deputy State's Attorney (Part-time)	12,900	18,850
4	12700	Investigator-Coordinator	3,900	8,900
5	12750	Jury Commissioner	8,900	13,233
6	12800	Law Clerk	9,800	\$11,000
7				per yea
8	12801	Law Intern (Part-time)	\$4.20 per	hour
9	12875	People's Counsel	12,900	17,400
10	12900	Secretary (Judicial)	8,900	13,442
11	13000	Zoning Hearing Examiner (Part-time)	12,000	14,000
12	Section 2.	And Be It Eurther Enacted, that this is	Act is her	ceby
13	declared to	be an Emergency Act, necessary for the	e proper	Male.
14	operation o	f the County Government, and shall take	e effect o	on the
15	date it beco	omes law.		
16	EFFECTIVE:	January 16, 1980		
17				

79-73 AS AMENDED

BOOK 5 PAGE 703

BY THE COUNCIL

Read	the	third	time.
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Passed LSD 80-2 (January 15, 1980) (with amendments) FatiedxofxRassage_

By order

Angela Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 16th day of January , 1980 3:00 o'clock P.M.



Angels Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 16, 1980.

angels Markowki, Secretary

1980 at 2:37 P. M. Folio 696 & examined per H. Douglas Chilcoat. Clerk, Harford Co.

79-73

AS AMENDED

BOOK 5 PAGE 704

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 79-74

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 79-35 Date December 18, 1979
AN ACT to provide the County Executive with the authorization to execute
a Lease with Frederick Ward Associates, Inc., for the leasing of
certain space at 23 North Main Street in Bel Air in accordance with
Section 520 of the Charter of Harford County, Maryland.
By the Council, December 18, 1979
Introduced, read first time, ordered posted and public hearing scheduled
on: January 15, 1980
at: 6:30 P.M.
By Order: Angels Marketi, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on January 15, 1980
and concluded on January 15, 1980
angela Markowski, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from

existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

800K 5 FACE 705

WHEREAS, the County Executive is desirous of executing a Lease with Frederick Ward Associates, Inc., on behalf of Harford County, Maryland; and

WHEREAS, the Lease will extend beyond the fiscal year 1979-1930; and

WHEREAS, the Lease is attached hereto and made a part hereof; and

WHEREAS, Section 520 of the Charter of Harford County, Maryland, requires that all agreements and payments thereunder which would extend beyond the current fiscal year be authorized by legislative act.

NOW, THERFORE,

Section 1. Be It Enacted By The County Council Of Harford County,
Maryland, that the County Executive, be, and is hereby authorized
to execute, on behalf of the County, a Lease with Frederick Ward
Associates, Inc., for the below stated amount:

Amount of Lease \$2,970.00 per month, plus additional costs as established in the Lease.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: March 17, 1980

certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski Secretary 800x - 5 PAGE 706

BY THE COUNCIL

Read the third time.
Passed LSD 80-2 (January 15, 1980) (***** Amendments)
Reided of Respect
By order
Angele Markowski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 16th day of January , 1980
at 3:00 o'clock P.M.
Angela Markowski, Secretary
BY THE EXECUTIVE
APPROVED:

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on January 16, 1980.

Angela Markewski, Secretary

Rec'd & Recorded 4/7 1980 at 2:37 P.M. HDC Liber 5 Folio 704 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-1

COUNTY COUNCIL

HARFORD COUNTY, MARYLAND

Councilman Frank J. Hutchins

Introduced by

BILL NO. 80-1 (AS AMENDED)

Legisla	tive Day No80-2 DateJanuary 15, 1980
AN	ACT to repeal and re-enact, with amendments, Sections 9-15
	and , 9-16, and 9-17 of Article II, heading, Disposal
	Sites Generally, of Chapter 9, heading, Environmental
	Controls, of the Harford County Code, as amended; to
	prohibit waste matter extracted outside the County
	being deposited in Harford County and to provide an
	exception from these provisions for a regional
	authority.
	ductionity.
	By the Council,January 15, 1980
Introd	uced, read first time, ordered posted and public hearing scheduled
	on: February 19, 1980
	at: 7:30 P.M.
	By Order: Angels Maskewskii, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	r, a public hearing was held on February 19, 1980
and co	ncluded on February 19, 1980
	agela Marlowski, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO. AS AMENDED

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Sections 9-15 and 9-16 of Article II, heading, Disposal Sites Generally, of Chapter 9, heading, Environmental Controls, of the Harford County Code, as amended, be, and are hereby repealed and re-enacted, with amendments, all to read as follows:

Chapter 9. Environmental Controls.

8 Article II. Disposal Sites Generally.

Section 9-15.

It shall be unlawful for any person, corporation, incorporated town, municipality, city, county or any other governmental agency or governmental unit [located outside Harford County] to dump or deposit any waste matter EXTRACTED OUTSIDE THE COUNTY OR ORGINATING OUTSIDE THE COUNTY such as, but not limited to, refuse, sludge, sewerage waste, solid waste, liquid waste, septic waste, or any other similar waste matter on any land or property within the boundaries of Harford County, Maryland.

Section 9-16.

It shall be unlawful for any property owner or any person who is in the possession of such property, to allow any person, corporation, incorporated town, municipality, city, county, governmental agency, or governmental unit [located outside the boundaries of Harford County, Maryland], to dump or deposit any waste matter on their property [in accordance with] IN VIOLATION OF Section 9-15 of this Article.

Section 9-17. Exemptions.

Exempt from the provisions of this Article are the municipalities, towns, incorporated towns located in Harford County

[and], the Harford County government, AND ANY REGIONAL AUTHORITY,

WHICH INCLUDES HARFORD COUNTY.

Section 2. Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: April 22, 1980

80-1
AS AMENDED

BY THE COUNCIL

Read	the	third	time.
------	-----	-------	-------

Passed LSD 80-4 (February 19, 1980) (with amendments)

By order

angle Marlandi, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 20th day of February , 1980 at 3:00 o'clock P.M.



angle Marlundi, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

EFFECTIVE DATE: April 22, 1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on February 22, 1980.

- angle Markareli, Secretary

Rec'd & Recorded Aug. 26 1980 at 10:05 AM. HOC Liber 5 Folio 707 & examined per H. Douglas Chilcoat, Cierk, Harford Co.

80 - 1

BILL	NO.	8	0.	-2	
				ENDED	

AS AWILTDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by ____Councilwoman Barbara A. Risacher

Legislative Day No. 80-3

BILL NO. 80-2 (AS AMENDED)

Date February 5, 1980

AN ACT to repeal and re-enact, with amendments, Subsection 13.017
of Section 13.01, heading, Principal Permitted Uses, of
Article 13, heading, "B-3" General Business District,
and to add new Section 4.29.A., heading, Motor Vehicle,
to Article 4, heading, Definitions, of the Harford County
Zoning Ordinance, Ordinance No. 6, as amended; to provide
for the inclusion of motor certain type of vehicle
establishments as a principal permitted use in a B-3
Zoning District; and. to define the term motor vehicle:
By the Council, February 5, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: March 4, 1980
at: 6:30 P.M.
By Order: <u>Ongele Mulacaski</u> , Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onMarch 4, 1980
and concluded on March 4, 1980
Angela Markaweke, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. 80-2
BILL NO.

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Subsection 13.017 of Section 13.01, heading, Principal Permitted Uses, of Article 13, heading, "B-3" General Business District, be, and is hereby repealed and re-enacted with 5 amendments and that new Section 4.29.A, heading, Motor Vehicle, 6 be, and is hereby added to Article 4, heading, Definitions, of the Harford County Zoning Ordinance, Ordinance No. 6, as amended, 8 all to read as follows: 9 Article 13. "B-3" General Business District. 10 Section 13.01. Principal Permitted Uses. 11 Subsection 13.017. [Automobile,] MOTOR VEHICLE, AUTOMOBILE, MOTORCYCLE, TRUCK, TRUCK CAPS OR BODIES, TRACTOR TRAILER, MOBILE 13 HOME, RECREATIONAL VEHICLE, BOAT, CONTRACTOR'S EQUIPMENT, trailer 14 and farm implement establishments for display, hire, sales and 15 repair, including sales lots, but not within one hundred (100) 16 feet of any "R" District. Article 4. Definitions. 18 Section 4-29-A- MOTOR VEHICLE- ANY SELF-PROPELLED VEHICLE 19 INCLUDING EVERY DEVICE IN, UPON, OR BY WHICH ANY PERSON OR 20 PROPERTY IS OR MAY BE TRANSFERRED. 21 Section 2. Be It Further Enacted, that this Act shall take 22 effect sixty (60) calendar days from the date it becomes law. 23 EFFECTIVE: May 12, 1980 24 25 26 27

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80-2 AS AMENDED

BY THE COUNCIL

Read the third time.	
	00 7 (Namel 11 1000)
	80-7 (March 11, 1980) (with amendments)
Rathadxaexra	(8.888)
	By order
	Angele Markowski, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	12th day of March , 19 80
at o'clo	ock P.M.
Colling Colling	Angele Marlaceli, Secretary
2883 M	
301 11 11283	BY THE EXECUTIVE
APPROVED:	All Shine
	County Executive , larrange
	Date 3/13/80
	BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on March 13, 1980.

agle Machachi, Secretary

Rec'd & Recorded Quy. 26 1980 at 10:06 A.M.

A. Polio To & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-4 (as amended)

February 5, 1980

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-4 (as amended)

Introduced by Council President Hardwicke at request of County Executive

Date

Legislative Day No. 80-3

EXPL.

AN EMERGENCY ACT to provide the County Executive with authorization to
execute a Lease and Option Agreement with Computer
Election Systems, Inc., for a Votomatic System for the
Board of Supervisors of Elections from May 1, 1980,
through June 30, 1985, in accordance with Section 520
of the Charter of Harford County, Maryland.
By the Council, February 5, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: March 4, 1980
at: 6:30 P.M.
By Order: Ongla Markowski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onMarch 4, 1980
and concluded on March 4, 1980
Angela Maskowski, Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined
by amendment. BILL NO.
BILL NO.

WHEREAS, the County Executive is desirous of contracting 2 with Computer Election Systems, Inc., on behalf of Harford County, 3 Maryland; and WHEREAS, said Lease and Option Agreement will be in effect for the fiscal years 1979-1980, 1980-1981, 1981-1982, 1982-5 1983, 1983-1984 and 1984-1985; and 6 7 WHEREAS, said Lease and Option Agreement is attached 8 hereto and made a part hereof; and 9 WHEREAS, Section 520 of the Charter of Harford County, 10 Maryland, requires that all agreements and payments thereunder 11 which would extend beyond the current fiscal year be authorized 12 by legislative act. 13 NOW, THEREFORE, Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the County Executive be, and he is hereby 15 authorized to execute, on behalf of the County, an agreement with 16 17 Computer Election Systems, Inc., for the below stated amount: Amount to be Paid Annually: 18 May 1, 1980 \$ 20,000.00 19 10,000.00 20 July 1, 1980 21 \$ 20,745-19 38,347.04 22 23 July 1, 1981 . . \$ 40,745-19 38,347.04 24 July 1, 1982 . . \$ 40,745-19 25 38,347.04 26 27 July 1, 1983 . \$ 40,745-19 38,347.04 28 29 July 1, 1984 . \$ 40,745-19 38,347.04 30 Total Amount to be Paid . . . \$203,725.95 31 201,735.20 32

Section 2. And Be It Turther Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the governmental operations of Harford County, and shall take effect on the date it becomes law.

EFFECTIVE: March 10, 1980

80-4
AS AMENDED

AS AMENDED

BY THE COUNCIL

By order By order Sealed with the County Seal and presented to the County Exfor his approval this	metres)
Sealed with the County Seal and presented to the County Extended for his approval this 5th day of March at 3:00 o'clock P.M.	
Sealed with the County Seal and presented to the County Exc for his approval this 5th day of March at o'clock _P.M.	
for his approval this 5th day of March at 3:00 o'clock P.M.	etary
at 3:00 o'clock P.M.	ecutive
	, 198
angle Markousti, Secre	
BY THE EXECUTIVE	etary
APPROVED: County Executive	
Date 17, 1980	
BY THE COUNCIL	

This Bill, having been approved by the Executive and returned to the Council, becomes law on March 10, 1980.

Angele Markovski, Secretary

Rec'd & Recorder Quq. 26 1986 at 10:07 A M. MOC Liber 5 Folio 7'3 & examined per H.. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

HARFORD COUNTY, MARYLAND

BILL NO. 80-5

Introduced by Council President John W. Hardwicke
Legislative Day No. 80-3 Date February 5, 1980
AN ACT to provide the County Executive the authorization to
execute an agreement with Harford Senior Housing, Inc.
of Harford County, Maryland, for payment to Harford
County in lieu of property taxes, all in accordance
with Section 9(n) of Article 81 of the Annotated Code
of Maryland.
Political Politicary 5 1000
By the Council, February 5, 1980
Introduced, read first time, ordered posted and public hearing scheduled
at: 6:30 P.M.
By Order: <u>Angle Machandi</u> , Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onMarch 4, 1980
and concluded on March 4, 1980
angle Markeweli, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill
through indicates matter stricken out of Bill by amendment. BILL NO.

WHEREAS, Harford Senior Housing, Inc. is a nonprofit corporation which owns property in Harford County and is planning to build an apartment building designed for the housing of senior citizens, including those of low and moderate income; and

WHEREAS, such building will be financed by the Department of Housing and Urban Development under Section 202 of the National Housing Act of 1959; and

WHEREAS, under Article 81, Section 9(n) of the Annotated Code of Maryland, facilities such as those operated by Harford Senior Housing, Inc. may be exempted from payment of property tax upon execution of an agreement with the government of the subdivision in which they are located; and

WHEREAS, Harford Senior Housing, Inc. hereby represents that it qualified in all respects under the provisions of Article 81, Section 9(n) of the Annotated Code of Maryland for such an agreement for negotiated payments in lieu of taxes upon the property;

NOW, THEREFORE:

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that the County Executive, be, and is hereby

authorized to execute an agreement on behalf of Harford County,

Maryland, with Harford Senior Housing, Inc. as follows:

An agreement may be entered into between Harford County, Maryland, and Harford Senior Housing, Inc. of Harford County, pursuant to Section 9(n) of Article 81 of the Annotated Code of Maryland, for a payment in lieu of taxes both to the State of Maryland and to Harford County, in accordance with the ratio which the rate of tax levied by the State bears to the rate of tax levied by the County. This agreement may be effective as long as Harford Senior Housing, Inc. is engaged solely in the construction, operation and management of multi-family, rental, housing structures, and such related facilities as defined in

80-5

1 2

The revenues of this program must be controlled Section 9(n). under the Loan Program of the United States and may not produce any net income, and the program must operate on a nonprofit The payment in lieu of taxes shall be computed upon the basis of five (5%) per cent of the rents paid by the tenants of such housing project (exclusive of any Federal rent subsidy allowed such tenant). The agreement shall provide for Harford Senior Housing, Inc. to submit to Harford County, as soon as possible after the first day of the fiscal year of Harford County, a schedule of its rents collected during the previous twelve months which are subject to these provisions. The payment in lieu of taxes shall be made at the time of the submittal of the schedule and is subject to audit by the Department of Treasury of Harford County. Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Quele Marlacoli Secretary

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EFFECTIVE: May 9, 1980

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BY THE COUNCIL

Passed LS.	D 80-6 (March	4, 1980)	CATANA XAMANAMANA
HAXBELLET	XXXXXXX		
	By order		
	angle	markey	Secretar
Sealed with the Cour	nty Seal and p	resented to	the County Execut
for his approval the	Ls 5th	day of	March ,
3:00 o'	clock P.M.		
AND THE LEAD OF THE PARTY OF TH	BY THE EXE		.k., Secretar
PPROVED:	~		
	and	March Spark	
	County Exe	cutive	ga .
	Date /	Murch 40	1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on March 10, 1980.

angle Markowski , Secretary

Rec'd & Recorded Aug. 26 1980 at 10:08 A M.

Liber 5 Folio 717 & examined per

Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-7

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-7

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-3 Date February 5, 1980
AN EMERGENCY ACT to make an appropriation of grant funds to the Department
of Planning and Zoning from unanticipated revenues
received from the Maryland Department of Natural
Resources; to provide funds for the continuation of the
Harford County Coastal Zone Management Program from
July 1, 1979, through September 30, 1980, in accordance
with Section 520 of the Charter of Harford County,
Maryland.
By the Council, February 5, 1980
Introduced, read first time, ordered posted and public hearing schedule
on: March 4, 1980
at: 6:30 P.M.
By Order: angle Markowski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on March 4, 1980
and concluded onMarch 4, 1980
angele Markowski, Secretary
- Sugar de Jacobson de
NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from
existing law. Underlining indicates language added to Bill by amendment. Language lined
through indicates matter stricken out of Bill by amendment. BILL NO.
BILL NO.

EXPL

1	WHEREAS, the County Executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	County Budget for the fiscal year ending June 30, 1980, and
4	continuing thereafter in accordance with the terms of the grant;
5	and
6	WHEREAS, the funds are part of the Maryland Department
7	of Natural Resources, Coastal Zone Management Program; and
8	WHEREAS, the funds shall be used for the continuation
9	of the Coastal Zone Management Program; and
10	WHEREAS, the appropriation of the funds is in accordance
11	with the provisions of Sections 518 and 520 of the Charter of
12	Harford County, Maryland.
13	NOW, THEREFORE,
14	Section 1. Be It Enacted By The County Council Of Harford County,
15	Maryland, that the current expense budget for the fiscal year
16	ending June 30, 1980, be, and it is hereby amended by making an
17	emergency appropriation and expenditure from monies received from
18	the State of Maryland in the below listed amounts for the purpose
19	detailed:
20	Appropriation:
21	Grants Special Fund
22	Department of Planning & Zoning
23	Coastal Zone Management Program (1978-1979)
24	Grants Accounts Receivable #28-00-03-80-32-01-00-00 \$ 1,300
25	Total Grants Fund Receivable
26	Grants Special Fund
27	Department of Planning & Zoning
28	Coastal Zone Management Program (1978-1979)
29	Grants Expenditure Account #88-01-27-00-01-01-01-XX \$ 525 (Personal Services)
30	(rersonal Services)
31	#88-01-27-00-01-01-14-XX \$ 775 (Benefits)
33	Total Grants Fund Expenditures
	00 -
	0 U - 6

1 ;	Appropriation:
2	Grants Special Fund
3	Department of Planning & Zoning
4	Coastal Zone Management Program (1979-1930)
5	Grants Receivable Account #28-00-03-80-32-02-00-00 \$ 17,500 (State)
7	#28-00-03-80-32-02-00-00 \$ 2,538
8	(Due from Harford County)
9	Total Grants Accounts Receivable \$ 20,038
10	Grants Special Fund
11	Department of Planning & Zoning
12	Coastal Zone Management Program (1979-1980)
13	Grants Expenditure Account #88-01-27-00-01-02-01-XX . \$ 17,091 (Personal Services)
14	(Personal Services)
15	#88-01-27-00-01-02-02-XX . \$ 585 (Travel)
16	(Traver)
17	#88-01-27-00-01-02-14-XX . \$ 2,362 (Benefits)
18	
19	Total Grant Expenditures
20	Section 2. And Be It Further Enacted, that this Act is hereby
21	declared to be an Emergency Act, necessary for the protection of
22	the public health, safety and welfare, and for vital County
23	planning for coastal development, and shall take effect on the
24	date it becomes law.
25	EFFECTIVE: March 10, 1980
26	
27	The Secretary of the Council does hereby certify that fifteen (15) copies of this bill
28	are immediately available for distribution
29	the public and the press.
30	Secretary
31	Secmetary
32	

BY THE COUNCIL

Read the third time.
Passed LSD 80-6 (March 4, 1980) (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
EATING XAEXEARARARAS
By order
anyle Markenski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 5th day of March , 19 80
at 3:00 o'clock P.M. Angle Marked, Secretary BY THE EXECUTIVE
APPROVED: County Executive
returned to the Council, becomes law on March 10, 1980.

Rec'd & Recorded Queg. 26 1980 at 10:09 A M.

HDC Liber 5 Folio 721 & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

angle Markowski , Secretary

BILL NO. 80-8
AS AMENDED

BILL NO. 80-8

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-8 (AS AMENDED) Council President John W. Hardwicke at the Introduced by request of the County Executive Legislative Day No. 80-4 Date February 19, 1980 AN ACT to authorize and empower Harford County, Maryland, to issue, sell and deliver, from time to time, its limited obligations in an aggregate principal amount not to exceed \$4,000,000 pursuant to the provisions of either Section 266A through 266-I, inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume and 1979 Cumulative Supplement) or, subject to the approval of the Maryland Industrial Development Financing Authority, Sections 266J through 266CC, inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume and 1979 Cumulative Supplement) in order to loan the proceeds of the sale of such obligations to Hazleton Laboratories Corporation, a Washington corporation, for the sole and exclusive purpose of lending the proceeds of such borrowing to such corporation in order to finance the acquisition by such corporation of an "industrial building" and "industrial project" in Harford County,
Maryland; to authorize the issuance of notes in anticipation
of the issuance of such obligations pursuant to the provisions of Section 12 of Article 31 of the Annotated Code of Maryland (1976 Replacement Volume and 1979 Cumulative Supplement); to By the Council, _ February 19, 1980 Introduced, read first time, ordered posted and public hearing scheduled March 18, 1980 on: at: By Order: agla Marlauli, Secretary PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on _____ March 18, 1980 and concluded on March 18, 1980 agela Markeveli, Secretary EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. <u>Underlining</u> indicates language added to Bill by amendment. Language lined

through indicates matter stricken out of Bill

by amendment.

BILL NO. 80-8

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. Introduced by Date Legislative Day No. make certain legislative findings, among others, concerning the public benefit and purpose of the issuance of such obligations; to provide that such obligations shall be payable solely and only from revenues derived from payments by such corporation on such loan and shall not ever constitute, within the meaning of any constitutional provision, statutory limitation or otherwise an indebtedness of Harford County, Maryland, or any other political subdivision of the State of Maryland or a charge against the general credit or taxing powers of Harford County, Maryland; to provide for the private (negotiated) sale of such obligations unless the County Council for Harford County, Maryland, upon the request of such corporation, shall determine by resolution to sell such obligations at public sale; to provide that the County Council of Harford County, Maryland, shall determine administratively by resolution at or prior to the delivery or the earlier sale of such obligations the amounts and dates of any series of such obligations, the interest rate or rates such obligations are to bear, the maturity or maturities, the sinking fund requirements, the redemption provisions and other matters pertaining to such obligations; to delegate various matters to the County Executive of Harford County, Maryland, including (without limitation) the sale of any series of such obligations; to provide that the County Council for Harford County, Maryland, may determine administratively, by resolution or other appropriate By the Council, Introduced, read first time, ordered posted and public hearing scheduled on: at: , Secretary By Order: PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on _____ and concluded on

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-8

BILL NO. 80-8 AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO.___ Introduced by _ Date ___ Legislative Day No. action, all other matters pertaining to the issuance, sale and delivery of any series of such obligations, including (without limitation) the provisions of trust between Harford County, Maryland, and any trustee appointed for such series of obligations, the terms and provisions of a loan agreement between such corporation and Harford County, Maryland, the creation of a loan fund to be held by such trustee and provision for its disbursement, the investment of monies held by such trustee, the remedies of the holders from time to time of such obligations in the event of default, and the enactment of supplemental resolutions; and generally to provide for and determine various matters in connection with the authorization, issuance, security, sale and payment of such obligations and related bond anticipation notes. By the Council, Introduced, read first time, ordered posted and public hearing scheduled on: , Secretary By Order: PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on and concluded on

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. <u>Underlining</u> indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. AS AMENDED RECITALS

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2 Sections 266A through 266-I, inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume and 1979 3 4 Cumulative Supplement) (the "Industrial Development Bond Act") 5 and Sections 266J through 266CC, inclusive, of Article 41 of 6 the Annotated Code of Maryland (1978 Replacement Volume and 1979 Cumulative Supplement) (the "MIDFA Act") constitute those 7 provisions of Maryland law authorizing the issuance of limited 8 9 governmental obligations by all the counties and municipalities of the State of Maryland (the "State") for the purposes, among 10 others, of financing certain projects. The Industrial Develop-11 12 ment Bond Act and the MIDFA Act are hereinafter referred to as the "Acts". 13

The Industrial Development Bond Act declares it to be the legislative purpose to relieve conditions of unemployment in the State, to encourage the increase of industry and a balanced economy in the State, to assist in the retention of the existing industry in the State through the control, reduction or abatement of pollution of the environment (where the proceeds of such obligations are used for such purpose), to promote economic development, to protect natural resources, and in this manner to promote the health, welfare and safety of the residents of each of the counties and municipalities of the State. The MIDFA Act declares it to be the legislative purpose to provide enlarged opportunities for gainful employment by the people of the State and thus to insure the preservation and betterment of the economy of the State; to promote the expansion and diversification of industry, to avoid the relocation of industry from the State, to increase employment, and to provide a larger taxable base for the economy of the State, and thus improve the welfare of the public of the State.



Section 266H-1 of the Industrial Development Bond Act pro-1 2 vides that, as an alternative procedure to acquiring an "indus-3 trial building" and either leasing or selling such "industrial building" to an "industrial concern", a municipality or county 4 may issue revenue bonds and loan the proceeds of the sale of 5 6 such revenue bonds to an "industrial concern" to finance the acquisition by such "industrial concern" of an "industrial 7 building". Such revenue bonds shall be repayable solely from 8 9 revenues derived from loan payments (both principal and inter-10 est) made to the municipality or county by such "industrial concern". Section 266WA of the MIDFA Act provides that an 11 "industrial project applicant" shall have the option of becom-12 ing the "mortgagor" in lieu of a county or municipality as 13 provided under Section 266W of the MIDFA Act, and that, in 14 the event the "industrial project applicant" elects to become 15 the "mortgagor", the transaction shall take the form of a loan 16 of the proceeds of the borrowing by the municipality or county 17 to the "industrial project applicant". 18

19 Harford County, Maryland (the "County"), has determined 20 to issue, sell, and deliver its limited obligations pursuant to the Acts (the "Obligations") in an aggregate principal 21 amount not exceeding \$4,000,000 and to loan the proceeds of 22 23 such Obligations to Hazleton Laboratories Corporation, a 24 Washington corporation, and an "industrial concern" (as defined in the Industrial Development Bond Act) and an 25 "industrial project applicant" (as mentioned in the MIDFA Act) 26 (the "Concern"), on the terms and conditions to be set forth 27 28 in a Loan Agreement to be executed pursuant to this Ordinance 29 and the resolutions adopted upon the authority of this Ordinance, in order to finance the acquisition by the Concern 30 of an "industrial building" and an "industrial project" (as 31

each term in quotations is defined in the Acts) (the "Project"), and thus to fulfill the legislative purposes of the Acts.

The Project will consist of the acquisition and construction of (i) a 152,000 square foot building or structure, (ii) necessary or useful machinery and equipment to be used in connection with the use of such building or structure, and (iii) 32-aeres,-more-or-less, A TRACT of land necessary or desirable for the building or structure, together with roads, or other rights of access, utilities, and other necessary facilities. The Project shall be used by the Concern for the manufacture of biological research and clinical care equipment and of special order metal products.

This Ordinance authorizes a transaction which the Concern, an "industrial concern" (as defined in Section 266A(h) of the Industrial Development Bond Act) and a "prospective industrial project applicant" (as mentioned in Section 266W(a) of the MIDFA Act), proposed to the County by a letter of intent dated February 19, 1980, AS SUPPLEMENTED BY A LETTER DATED MARCH 18, 1980 (the "Letter of Intent") and submitted in accordance with Section 266B(d) of the Industrial Development Bond Act and Section 266W(a) of the MIDFA Act. It is intended that this Ordinance constitute an ordinance or resolution adopted by the legislative body of the County within the meaning of Section 266B(d) of the Industrial Development Bond Act and Section 266W(a) of the Industrial Development Bond Act and Section 266W(a) of the MIDFA Act.

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, That acting pursuant to Acts, it is hereby found and determined as follows:

30 (a) The issuance of the Obligations by the County pursuant 31 to the Acts in order to loan the proceeds to the Concern for the



- 1 sole and exclusive purpose of financing the Project, an
- 2 "industrial building" within the meaning of the Industrial
- 3 Development Bond Act and a "bona fide industrial project" as
- 4 approved by the Maryland Industrial Development Financing
- 5 Authority (the "Authority") within the meaning of the MIDFA
- 6 Act, will facilitate and expedite the Project of the Concern,
- 7 an "industrial concern" and "prospective industrial project
- 8 applicant" as defined or mentioned in the Acts, for the
- 9 purpose of executing the Project as evidenced by the submission
- 10 of the Letter of Intent.
- 11 The accomplishment of the transactions contemplated and authorized by this Ordinance, including (without limitation) 12 the Project and the financing thereof, will promote the declared 13 legislative purposes of the Acts through (1) increasing employ-14 ment and sustaining jobs and employment opportunities, thereby 15 relieving conditions of unemployment in, and providing enlarged 16 opportunities for gainful employment by the people of, the 17 State and the County; (2) encouraging the increase of industry 18 and a balanced economy and promoting the expansion and diversi-19 fication of industry in the State and the County; (3) promoting 20 economic development; (4) avoiding the relocation of industry 21 22 from the State and the County; (5) providing a larger taxable base for the economy of the State and the County; thereby pro-23 moting the health, welfare, and safety of the residents of the 24 State and the County and insuring the preservation and better-25 ment of the economy of the State and the County. Accordingly, 26 it is in the best interest of the citizens of the County that 27 28 the County participate in the financing of the Project.
- 29 (c) In addition to authorizing the County itself to 30 acquire the real and personal property included in the Project

and either to lease or to sell such facilities to the Concern, 1 the Acts, as an alternative procedure, authorize revenue obli-2 3 gation financing to be accomplished in the form of a loan to the Concern. The loan form of transaction avoids indirect 5 costs and burdens on the County by not requiring any direct 6 involvement by the County in the construction, ownership or 7 administration of such facilities; it permits, however, ample 8 controls to be imposed upon the use of the proceeds of the 9 sale of the Obligations to insure that the public purposes of 10 the Acts and the Obligations are fully accomplished. It is, therefore, in the best interest of the citizens of the County 11 12 to finance the Project by a loan to the Concern. This Ordinance contemplates and authorizes a transaction in the form of a loan 13 of the proceeds of the Obligations by the County to the Concern 14 15 rather than a transaction in the form of a lease or sale of the real and personal property included in the Project. 16 17 Accordingly, this Ordinance and the Loan Agreement hereby authorized will contain such provisions as the County deems 18 appropriate to effect the financing of the Project by the 19 loan form of transaction. 20

issued under the authority of the Acts shall ever constitute an indebtedness of the County or a charge against the general credit or taxing powers of the County within the meaning of any constitutional provision or statutory limitation and neither shall ever constitute or give rise to any pecuniary liability of the County. The Obligations and the interest thereon shall be limited obligations of the County, and the principal of, redemption premium, if any, and interest on the Obligations shall be payable from, and secured fully and only by a pledge of, the receipts and revenues of the County derived from loan

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1 repayments under the Loan Agreement. Such receipts and revenues shall be either held, in a separate and special fund, by 2 an independent trustee for the benefit of the holders of the 3 4 Obligations from time to time, or shall be paid directly to such holder. The principal amount of the loan will be paid 5 directly to, and will be disbursed by, an independent trustee 6 7 appointed by the County; no such moneys will be commingled with the funds of the County or will be subject to the absolute 8 control of the County but only to such limited, supervision and 9 10 checks as are deemed necessary or desirable to insure that the proceeds of the Obligations are used to accomplish the public 11 12 purposes of the Acts. The Acts provide that a loan form of 13 transaction thereunder shall not constitute a capital project within the meaning of any charter or statutory provision. 14 15 public purposes expressed in the Acts are intended to be 16 achieved by facilitating the Project of the Concern.

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either on its own behalf or for the purpose of creating any security for the Obligation (other than such interest as might be held by parties secured by a mortgage lien granted by the Concern); the security for the Obligations shall be solely and exclusively (1) the pledging and setting aside of the revenues received by the County from the absolute, irrevocable, unconditional obligation of the Concern to make the payments required by the Loan Agreement and any and all moneys realized from any collateral pledged from time to time for the loan, and (2) any full and unconditional guaranty of the payment of the principal of, redemption premium, if any, in interest on the Obligations. Accordingly, this Ordinance definitely fixes and determines that the amount of revenue necessary to be set apart and applied to the payment of principal, redemption premium, if

any, and interest on the Obligations is the entire amount of
the receipts and revenues of the County to be derived from the
loan to the Concern (except for any rights of the County to
indemnification and to payments for the County's administrative
expenses), including all money realized from any pledged

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collateral.

- 7 (f) No part or portion of the receipts and revenues of 8 the County from the loan shall be set aside as a depreciation account (mentioned in the Industrial Development Bond Act) 9 10 since (1) such a depreciation account would be inconsistent 11 with the loan form of transaction authorized hereby and would 12 place an unreasonable burden on the Concern so as to affect adversely the feasibility of the transaction and thus frustrate 13 the legislative purposes of the Acts, and since (2) a covenant 14 15 such as that permitted by Section 266G(c) of the Industrial 16 Development Bond Act would be similarly inconsistent with the 17 loan form of transaction authorized hereby if the holders of 18 the Obligations do not obtain or retain any security interest 19 in the Project. Such a covenant is, therefore, a procedure 20 which does not appear to be contemplated by the Industrial 21 Development Bond Act in connection with this transaction if
- 24 Section 2. And Be It Further Enacted, That,

security interest in the Project.

25 (a) In addition to any industrial development revenue 26 bonds authorized to be issued by any other act of the County, 27 the County authorizes the issuance, sale and delivery of the 28 industrial development revenue bonds of the County pursuant to 29 the Industrial Development Bond Act, in an amount not to exceed 30 \$4,000,000, designated "Industrial Development Revenue Bonds

the holders of the Obligations do not obtain or retain any



- 1 (Hazleton Laboratories Project)", subject to the provisions of
- 2 this Ordinance such bonds to be solely and exclusively payable
- 3 from, and secured by, the revenue derived from repayments of
- 4 the loan to the Concern as provided herein, any moneys
- 5 realized from any collateral pledged to secure repayment of
- 6 the loan, and any moneys payable pursuant to any guarantee of
- 7 the repayment of the loan to the Concern or of the bonds, or
- 8 both. The aggregate principal amount of bonds issued, sold
- 9 and delivered pursuant to this Ordinance shall not exceed
- 10 \$4,000,000 unless such amount shall be increased by an ordi-
- 11 nance supplemental hereto.
- 12 (b) In the alternative to the issuance of industrial
- 13 development revenue bonds authorized in paragraph (a) above,
- 14 the County is hereby fully authorized and empowered to borrow
- 15 a sum of money pursuant to the MIDFA Act in an amount not to
- 16 exceed \$4,000,000 to be applied to the Project as herein set
- 17 forth pursuant to the provisions of the MIDFA Act but only with
- 18 the approval of, and pursuant to, such appropriate resolutions
- 19 as the Authority may adopt from time to time in connection
- 20 with the Project and the Obligations.
- 21 Section 3. And Be It Further Enacted, That
- 22 (a) The Obligations authorized by this Ordinance may be
- 23 issued in one or more series, but in the case of the Obligations
- 24 issued pursuant to the MIDFA Act, only with the approval of,
- 25 and pursuant to, such appropriate resolutions as the Authority
- 26 may adopt from time to time in connection with the Project and
- 27 the Obligations.
- 28 (b) If more than one series of Obligations is issued in
- 29 accordance with paragraph (a) above, it is contemplated that a

- 1 separate series (which may be evidenced by a single instrument)
- of obligations (either secured or unsecured) of the Concern
- 3 evidencing the obligation of the Concern to repay the loan from
- 4 the County be issued to correspond with, and secure, each such
- 5 separate series of Obligations to be issued.
- Section 4. And Be It Further Enacted, That, prior to the 6 delivery or the earlier sale of any series of the Obligations, 7 the County Council for Harford County, Maryland (the "County 8 Council") shall adopt a resolution or resolutions which shall 9 10 determine whether any series of Obligations authorized by this 11 Ordinance are to be issued pursuant to the Industrial Development Revenue Bond Act or the MIDFA Act (but, in the case of any 12 13 series of Obligations issued pursuant to the MIDFA Act, only after the Authority has approved the Project, the terms of the 14 series of Obligations, and such other matters as the Authority 15 deems necessary or appropriate) and, in addition, shall 16 prescribe: 17
- (a) the date of maturity of each series of Obligations, 18 but the last maturity of any series of Obligations issued pur-19 suant to the Industrial Development Revenue Bond Act shall in 20 21 no event exceed a period of thirty (30) years from the date of such series of Obligations and the last maturity of any series 22 of Obligations issued pursuant to the MIDFA Act shall have a 23 24 maturity approved by the Authority, but if the Obligations 25 issued pursuant to the MIDFA Act are insured in whole or in 26 part by the Authority, the last maturity of such Obligations shall be not later than twenty-five (25) years from the date 27 of such Obligations, except that any portion of any series of 28 29 Obligations issued to finance the acquisition of machinery and equipment shall have a maturity not later than fifteen (15) 30

- 1 years from the date of such Obligations but in no case beyond
- 2 the normal useful life of the machinery and equipment, and
- 3 (b) the other terms of the Obligations, including, but
- 4 not limited to (1) the principal amount of Obligations to be
- 5 issued as a series at any one time, (2) the redemption provi-
- 6 sions, if any, for such series of Obligations, (3) the sinking
- fund requirement, if any, for such series of Obligations, (4)
- 8 the interest rate or rates to be paid by the County on the
- 9 Obligations, but only after the Concern (and the Authority, if
- 10 such Obligations are issued pursuant to the MIDFA Act) shall
- 11 have given the County written approval of such interest rate or
- 12 rates, (5) the dates on which payments of principal and inter-
- 13 est on the Obligations are to be paid to the holders thereof,
- 14 and (6) such other terms of, and matters concerning, the
- 15 Obligations as may be determined from time to time by resolu-
- 16 tion of the County Council.
- 17 (c) Any resolution or resolutions adopted pursuant to
- 18 this Section 4 of this Ordinance shall be deemed to be of an
- 19 administrative nature.
- 20 Section 5. And Be It Further Enacted, That the authority
- 21 to issue the Obligations is intended and shall be deemed to
- 22 include the authority to issue bond anticipation notes to the
- 23 extent authorized by Section 12 of Article 31 of the Annotated
- 24 Code of Maryland (1976 Replacement Volume and 1979 Cumulative
- 25 Supplement), as amended from time to time (the "Bond Anticipa-
- 26 tion Note Enabling Legislation"). Reference in this Ordinance
- 27 to "Obligations" shall include such bond anticipation notes
- 28 where appropriate. Prior to the issuance, sale and delivery of
- 29 any series of bond anticipation notes, the County Council shall
- 30 adopt a resolution or resolutions which shall prescribe the

- 1 maturity or maturities, interest rate or rates and other terms 2 of such bond anticipation notes and the price or prices at 3 which said notes will be sold. Such bond anticipation notes 4 shall be sold by private negotiation by the County with a pro-5 spective purchaser or purchasers, as authorized by Section 12 6 of the Bond Anticipation Note Enabling Legislation, unless, 7 upon request of the Concern, such resolution or resolutions 8 provide that such bond anticipation notes shall be sold at 9 public sale.
- 10 (b) Any resolution or resolutions adopted pursuant to
 11 this Section 5 of this Ordinance shall be deemed to be of an
 12 administrative nature.
- 13 In accordance with the Bond Anticipation Note 14 Enabling Legislation, the County hereby covenants to pay any 15 bond anticipation notes issued pursuant to this Section 5 of 16 this Ordinance and the interest thereon from the proceeds of 17 the Obligations in anticipation of the sale of which such notes 18 are issued, and the County hereby further covenants to issue 19 such Obligations when, and as soon as, the reason for deferring 20 the issuance of the Obligations no longer exists. The timely 21 issuance of such Obligations, however, is dependent upon 22 matters not within the control of the County, including 23 (without implied limitation) the existence of a purchaser or 24 purchasers for such Obligations, the time the reason for 25 deferring the issuance of the Obligations no longer exists 26 and the effectiveness of various actions taken by the Concern, 27 its officers, agents and employees.
- Section 6. And be it Further Enacted, That
- (a) Unless otherwise provided by the County Council by
 a resolution or resolutions adopted upon the request of the

- 1 Concern, the Obligations shall be sold at private (negotiated)
- 2 sale upon the terms and conditions determined by the County
- Executive of Harford County, Maryland (the "County Executive") 3
- as authorized by this Ordinance.

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- The County Executive is hereby authorized to take 5 6 all necessary and appropriate steps to effect the sale of the Obligations to an underwriter for such obligations selected by 7 8 the Concern and approved by the County Executive (and by the Authority if such Obligations are issued pursuant to the MIDFA 9 10 Act) or to effect the direct placement of such Obligations 11 with one or more financial institutions or other qualified 12 investors (the direct placement with whom shall be subject to the approval of the Authority if such Obligations are issued 13 pursuant to the MIDFA Act), including, but not limited to, the 14 following:
 - To prepare and distribute, in conjunction with representatives of the Concern and the prospective underwriters for or purchasers of the Obligations (and the Authority if such Obligations are issued pursuant to the MIDFA Act), both a preliminary and a final official statement in connection with the sale of the Obligations, if such preliminary official statement and final official statement are determined to be necessary or desirable for the sale of the Obligations; provided however, that any such preliminary official statement shall be clearly marked to indicate that it is subject to completion and amendment:
 - If the Obligations are sold at private (negotiated) sale, (i) to determine the date, time and place when an underwriting or purchase agreement

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shall be submitted by the underwriters or purchasers of the Obligations, such agreement to specify the interest rate or rates proposed to be paid on the Obligations, the price at which such Obligations are to be sold to such underwriters or purchasers, and such other matters as the underwriters or purchasers and the County Executive may deem necessary or desirable in order to sell and deliver the Obligations, and (ii) to execute and deliver, as a binding and enforceable obligation of the County, the underwriting or purchase agreement for the Obligations by and between the County and the underwriters or purchasers of the Obligations and to accomplish any and all actions necessary and deemed appropriate by the County Executive to issue and deliver the Obligations to such underwriters or purchasers in accordance with the provisions of this Ordinance and the underwriting or purchase agreement;

(i) to determine the date, time and place when proposals will be accepted for the Obligations, such proposals to specify the interest rate or rates proposed to be paid on the Obligations, the price to be paid for the Obligations, and such other matters as the Concern and the County Executive may deem necessary or desirable in order to sell and deliver the Obligations and to award the Obligations at public sale to the successful bidder for the Obligations, and (ii) to execute and deliver any and all documents necessary or deemed appropriate by the Concern and the County Executive to consummate the sale of the Obligations at public

sale and to accomplish any and all actions necessary or deemed appropriate by the County Executive to issue and deliver the Obligations to such underwriters or purchasers in accordance with the provisions of this Ordinance and the contract of sale with the successful bidder for the Obligations;

- directly with one or more financial institutions or other qualified investors, to specify the conditions under which the Obligations are to be placed directly with such financial institutions or other qualified investors and to approve the terms of any commitment for the purchase of such Obligations, provided, however, that such direct placement and such commitment complies with all applicable securities laws; and
- are issued without cost to the County, to provide for the payment, directly by the Concern, of all costs, fees, and expenses incurred by or on behalf of the County in connection with the issuance of the Obligations, such payments to include (without limitation) compensation to any person (other than full-time employees of the County) performing services by or on behalf of the County in connection with the transactions contemplated by this Ordinance.
- Section 7. And Be It Further Enacted, That in authorizing the sale of Obligations to finance the Project for the Concern pursuant to the Acts, the County Council may provide that the Obligations authorized by this Ordinance and any other Obligations authorized for such purpose by other ordinances or

- resolutions may be consolidated and sold as one or more issues 1 2 or series of Obligations, without regard to the date of adop-3 tion of any ordinance or resolution authorized in the issuance of such Obligations. The aggregate principal amount of Obliga-4 5 tions authorized by this Ordinance may be increased, from time to time, and the description of the Project may be supplemented 6 or modified by ordinances supplemental to this Ordinance. 7 8 Nothing contained in this Ordinance is intended to require the adoption of an ordinance supplemental to this Ordinance to 9 10 authorize the deletion of any one or more items of the Project. 11 The County Council may, in its discretion and based upon its 12 determination from time to time, omit any part of the Project to be financed by the issuance of the Obligations pursuant to 13 this Ordinance. It is the purpose and intent of this Section 7 14 15 that the County be afforded broad discretion in the structuring 16 and scheduling of issued Obligations, whether authorized by this 17 Ordinance or otherwise, to finance a project for the Concern in 18 order that the public purposes of the Acts and this Ordinance 19 may be realized.
- 20 Section 8. And Be It Further Enacted, That
- 21 Prior to the delivery or prior to or at the time of 22 the earlier sale of any series of Obligations, the County 23 Council may determine any or all of the following matters 24 administratively by resolution or by other appropriate action, 25 but, in the case of Obligations issued pursuant to the MIDFA Act, only in accordance with such appropriate resolutions as 26 27 the Authority may adopt from time to time in connection with 28 the Project and the Obligations:
 - (1) the appointment of a trustee for the benefit of the holders from time to time of the

	AS A
1	Obligations and the provisions of trust between
2	the County and such trustee,
3	(2) the manner of execution, authentication,
4	registration and transfer of the Obligations,
	regrotiteion and transfer of the obligations,
5	(3) provisions for authentication and
6	delivery of the Obligations,
7	(4) provisions for the holding and disburse-
8	ment of the proceeds of the Obligations to be held
9	by the trustee,
10	(5) provisions for creation, holding and
11	disbursement of any other funds and accounts to
12	be held by the trustee,
13	(6) provisions for the application of receipts
14	and revenues derived from the Loan Agreement and
15	from any collateral pledged from time to time by
16	the Concern,
17	(7) provisions for the investment of monies
18	held by the trustee,
19	(8) the details of the procedure for the
20	redemption of the Obligations,
21	(9) remedies for holders of the Obligations
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22	in the event of any default as may be defined,
23	(10) the duties, rights and immunities of
24	the trustee,
A STATE OF	ASSESSED AND ADDRESS OF THE PARTY OF THE PAR
25	(11) the manner of execution of instruments

by holders of the Obligations and the method of

proof of ownership of the Obligations,

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1	(12) provisions for the modification of the
2	documents securing the Obligations or any resolution
3	or other action of the County Council and the County
4	Executive pertaining to the Obligations,
5	(13) provisions for defeasance of the security
6	for the Obligations created by any resolution of the
7	County Council,
8	(14) the forms of the Obligations, the coupons
9	(if any) attached to the Obligations, and the
0	trustee's authentication certificate (if any),
1	(15) provisions for the enactment of supplement
12	acts and the adoption of supplemental resolutions,
13	(16) provisions for the approval of any guaranty
4	agreement to be executed and delivered by any guarantor
5	of the Obligations or of the obligation of the Concern
16	to repay the loan, or both, and
17	(17) such other matters in connection with
8	the authorization, issuance, security, sale and
9	payment of the Obligations as may be deemed
20	appropriate by the County Council.
21	Alternatively, any or all of the matters authorized by this
22	Section 8 to be determined by resolution of the County Council
23	may, to the extent authorized in the Acts, be set forth in
24	appropriate documents or instruments presented to, and approved
25	by resolution or resolutions of, the County Council and execute
6	and delivered by the County Evecutive nursuant to such recelu-

27 tion or resolutions of the County Council.

- (b) In connection with the issuance, sale and delivery of the Obligations, the County Executive and other appropriate County officials are authorized and empowered:
- 4 (1) to execute and deliver each document and instrument presented to and approved by resolution 5 or resolutions of the County Council or deemed by 6 7 the County Executive to be necessary and appropri-8 ate, all in such form and containing such terms and 9 provisions as shall be approved by the Authority (in 10 the case of Obligations issued pursuant to the MIDFA Act) and by the Department of Law of the County as 11 provided in Section 10 of this Ordinance; and 12
 - (2) to execute such other documents, instruments and certificates as are necessary or appropriate to consummate the financing authorized by this Ordinance.

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- (c) Any resolution or resolutions adopted pursuant to this Section 8 of this Ordinance shall be deemed to be of an administrative nature.
- Section 9. And Be It Further Enacted, That if it is 19 determined, prior to the delivery or the earlier sale of the 20 Obligations, to be necessary or desirable to accomplish the 21 financing of the Project in the form of a lease or installment 22 sale, as authorized by the Industrial Development Bond Act, or 23 as a lease form of transaction as authorized by the MIDFA Act, 24 then the County Council may, in its discretion, supplement 25 this Ordinance in whatever manner it may deem appropriate to 26 provide for such form of transaction. 27
- Section 10. And Be It Further Enacted, That the terms and provisions and form and substance of any and all documents and

- 1 instruments to be executed or entered into by the County in
- 2 connection with the transactions authorized by this Ordinance,
- 3 including customary closing certificates and documents, shall
- 4 be approved by the Department of Law of the County prior to the
- 5 execution and delivery thereof by the appropriate officials of
- 6 the County.

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County.

- 7 Section 11. And Be It Further Enacted, That, notwith-8 standing anything to the contrary contained in this Ordinance or any document authorized herein to be executed, and notwith-9 10 standing the execution and delivery of any such documents, neither the full faith and credit nor the taxing power of the 11 County shall be deemed to be pledged hereby, and the County 12 shall at no time be required to exercise its taxing powers in 13 order to implement the transactions authorized hereby. Nothing 14 15 contained in this Ordinance shall be deemed or construed in any way to create or constitute a debt of the County within the 16 17 meaning of any constitutional, statutory or other debt limitation provisions, or to constitute any act or purpose other than 18 that contemplated by the Acts. Neither the Obligations nor the 19 20 interest thereon shall ever constitute an indebtedness or 21 charge against the general credit or taxing powers of the County, within the meaning of any constitutional or charter 22
- Section 12. And Be It Further Enacted, That the provisions of this Ordinance are severable, and if any provision,
 sentence, clause, section or part hereof is held illegal,
 invalid or unconstitutional or inapplicable to any person or
 circumstances, such illegality, invalidity, unconstitutionality

provision or statutory limitation, and neither shall ever

constitute or give rise to any pecuniary liability of the

or inapplicability shall not affect or impair any of the remaining provisions, sentences, clauses, sections or parts of this Ordinance or their application to other persons or circumstances. It is hereby declared to be the legislative intent that this Ordinance would have been adopted if such illegal, invalid or unconstitutional provision, sentence, clause, section or part had not been included therein and if the person or circumstances to which this Ordinance or any part thereof is inapplicable had been specifically exempted therefrom.

Section 13. And Be It Further Enacted, that this Ordinance shall take effect sixty (60) calendar days following the date it becomes

EFFECTIVE: May 20, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary Darlocaski

BY THE COUNCIL

Read the third time.
Passed LSD 80-8 (March 18, 1980) (with amendments)
RatiedxefxRassage
By order
and Market, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 19th day of March 1980
at 3:00 o'clock P.M.
BY THE EXECUTIVE
APPROVED:
County Executive Date 7/2/80

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on March 21, 1980.

Angela Markowski, Secretary

Rec'd & Recorded Gug. 26 1980 at 10:10 AM. HOC Liber 5 Folio 725 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

80-8

BILL NO. 80-9

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Council President John W. Hardwicke &

Councilwoman Barbara A. Risacher

Introduced by

Legislative Day No. 80-4

by amendment.

BILL NO. 80-9 (AS AMENDED)

AN ACT to repeal and re-enact, with amendments, Sections 6-33,

6-36, and 6-40 of Article VII, heading, 'Community

Date February 19, 1980

BILL NO.

AS AMENDED

Antenna Television, of Chapter 6, heading, Businesses,
of the Harford County Code, as amended; to provide for
expansion requirements, review of rates and filing of
reports, and to allow a surcharge for providing services
in certain areas.
By the Council, February 19, 1980
Introduced, read first time, ordered posted and public hearing schedule
on: March 18, 1980
at: 7:00 P.M.
By Order: Angle Markersh., Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onMarch 18, 1980
and concluded on March 18, 1980
agele Marbushi , Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language
added to Bill by amendment. Language lined

Section 1. And Be It Enacted By The County Council of Harford County, Maryland, that Sections 6-33, 6-36, and 6-40 of Article VII, heading, Community Antenna Television, of Chapter 6, heading, Businesses, of the Harford County Code, as amended, be, and are hereby repealed and re-enacted, with amendments, all to read as follows:

Chapter 6. Businesses.

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Article VII. Community Antenna Television.

Section 6-33. Construction and installation of system.

(b) The company shall construct and extend the installation of its system throughout the county, or in the specified areas of the county for which a franchise is granted, in the manner and in accordance with the timetable set forth in the franchise. It shall commence construction no later than one year from the effective date of the franchise or within one year after final, legal resolution of any approvals or actions that may be required by the FCC or any other federal, state or local agency, whichever is later, and shall have completed or substantially completed construction within five years from the date on which construction is commenced. The franchisee shall accomplish significant construction within one year, as aforesaid, and shall equitably and reasonably extend energized trunk cable [to twenty percent of the franchise area] IN ACCORDANCE WITH THE EXPANSION SCHEDULE FILED UNDER SECTION 6-40(b) each year thereafter in order to provide service to [all] potential subscribers throughout the franchise area [no later than the end of the fifth year after construction is commenced, except as may be otherwise provided in any extension of service provision set forth in the franchise agreement]. All approvals, licenses and permits required to construct the system shall be applied for, and the application for certificate of compliance filed with the FCC, by the company within sixty days from the date of the granting of the franchise.

> 80-9 AS AMENDED

Section

Section 6-36. Rates.

[(a) The initial rates for basic service to residential subscribers shall not exceed the following amounts:

- (1) For service, six dollars and ninety-five cents a month for the first outlet and one dollar and fifty cents for each additional outlet.
- (2) Installation of original service, twenty-five dollars; installation of any additional outlets on original service, five dollars.
 - (3) Moving an outlet, five dollars.
 - (4) Reconnecting an outlet or outlets, fifteen dollars
- (5) Reconnection of service discontinued because of change of occupant, five dollars.
- (b) Rates for FM radio services to residential subscribers shall not exceed the following amounts: For service, one dollar and fifty cents a month for each outlet. The first outlet shall be considered, for the purpose of rates, an additional outlet if the subscriber receives basic service.
- (c) All rates, charges, terms and conditions relating thereto shall be nondiscriminatory.
- (d) Within thirty days after the completion of its annual audit prior to March 15, the company shall file all of its financial statements and reports for the preceding calendar year indicating a full schedule of all services offered and rates charged, and such other information as the county may reasonably request.]
- [(e)] (a) In the event that the company seeks to increase [the rates of basic services] ANY RATE OR FEE, it shall file a written request specifying the justification thereof, and the granting authority shall rule on each such request within one hundred fifty days from the date of the company's filing or within thirty days after the filing of additional supporting

80-9
AS AMENDED

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- (b) IN ORDER TO PROVIDE SERVICE TO AREAS WHICH HAVE FEWER
 THAN THIRTY-FIVE SUBSCRIBERS PER MILE, THE COMPANY MAY ADD A
 SURCHARGE ON THE INSTALLATION FEE FOR THIS SERVICE BASED ON A
 CONTRIBUTION IN AID OF CONSTRUCTION FORMULA. THIS SURCHARGE
 FORMULA IS SUBJECT TO APPROVAL OF THE GRANTING AUTHORITY AFTER AN
 APPROPRIATE PUBLIC PROCEEDING AFFORDING DUE PROCESS. ANY INCREASE
 CHANGE IN THE SURCHARGE FORMULA IS SUBJECT TO THE PROVISIONS OF
 SUBSECTION (a) OF THIS SECTION.
- [(f)] (c) No charge shall be made for a period of five years from the commencement of cable television service to the county for the use of the county channel or to the school system for use of its channel. In addition, the company will provide one noncommercial public channel without charge, except as may be permitted by the FCC, to county residents. Additional channels, made available on a public access basis, may be leased by the company.
- Section 6-40. Progress and status reports.
- (a) [Within six months from the date of the certificate of compliance, the FCC or within nine months of the effective date of the franchise, whichever is sooner, the company shall submit to the county its construction plan, indicating the timetable for construction and extension of the various segments of the system.

- (b) From the date of commencement of construction through the completion of substantial construction, the company shall furnish the county with progress reports at six month intervals, the first such report to be made one year from the date of commencement of construction. Such reports shall indicate, in detail, the progress of construction.
- .(c)] Annual financial reports shall be submitted [in the manner provided by this article] TO THE GRANTING AUTHORITY ON THE FINANCIAL DATA FORMS REQUIRED TO BE FILED WITH THE FCC AND ARE DUE ON THE SAME DATE AS REQUIRED BY THE FCC.
- (b) THE COMPANY SHALL SUBMIT AT THE SAME TIME AS ITS
 FINANCIAL REPORTS AN EXPANSION SCHEDULE FOR THE NEXT TWELVE
 MONTHS SHOWING ITS PLANS FOR EXTENDING SERVICE IN ITS FRANCHISE
 AREA.
- (c) THE COMPANY SHALL ALSO SUBMIT AT THIS TIME A PROJECTION OF POSSIBLE AREAS OF EXPANSION FOR THE TWELVE-MONTH PERIOD SUBSEQUENT TO THE PERIOD COVERED BY THE EXPANSION SCHEDULE.
- (d) Within ten days after the company, its affiliates and subsidiaries have filed a report, petition or communication with any governmental body pertaining to any aspect of the company's operations in the county, it shall file copy of such document with the county.
- (e) The company shall keep on file with the granting authority a current list of all officers, directors and stock-holders owning five percent or more of the company, its parents, subsidiaries or affiliates.
- (f) With reasonable expedition, upon request of the granting authority, the company shall submit any further information with regard to the business of the company as the granting authority may reasonably request.
- Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

BY THE COUNCIL

	BY THE CO	UNCIL		
Read the third time.				
Passed_LSD 8	0-9 (April	1, 1980)	(with ame	ndments)
FailedxafxRa	RKARE			
	By order			
MARKET	angle	merka	sei, Se	cretary
Sealed with the County	Seal and	presented to	the County	Executive
for his approval this				
ato'clo				
	- agela	Marles	<u>.k.</u> , Sec	cretary
WINDS.	BY THE EXE	CUTIVE		
APPROVED:	Show	n Harran	of a second	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 8, 1980.

angela Marlaveli, Secretary

Rec'd & Recorded Quq, 26 1986 at 16:11 A M. HOC Liber 5 Folio 749 & examined per H. Douglas Chilcoat, Clerk, Hartord Co.

EFFECTIVE DATE: June 9, 1980

80-9

AS ENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-10

Introduced by Council President Hardwicke at request of County Executive

Date March 4, 1980

Legislative Day No. 80-6

AN EMERGENCY ACT to establish the assessment basis and annual assessment
of Van Bibber West, First Election District, Sewer
Project No. 6121, in accordance with the requirements
of county law.
By the Council, March 4, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: April 8, 1980
at: 6:30 P.M.
By Order: apple Marland., Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on April 8, 1980
and concluded on April 15, 1980
And Marke; , Secretary
angle Markowski , Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined
through indicates matter stricken out of Bill by amendment. BILL NO.

WHEREAS, the County Executive has recommended, pursuant to Harford County law, that an assessment basis and annual assessment be established for certain property in Harford County, Maryland; and

WHEREAS, the requirements of the Charter of Harford County, Maryland, and county law have been satisfied.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the following assessment basis and annual assessment rate for the below described property in Harford County, Maryland, be, and it is hereby established as set out below:

The benefit assessment for Van Bibber West, First Election District, Sewer Project No. 6121, beginning on July 1, 1980, shall be One Dollar and Four Cents (\$1.04) per foot, per year, to run until bond obligations are satisfied.

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the payment of interest and principal on bonds issued by Harford County, Maryland, and shall take effect on the date it becomes law.

EFFECTIVE: May 8, 1980

 The Secretary of the council coes hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski, Secretary BOOK 5 PAGE 757

BY THE COUNCIL.

DI THE COUNCIL
Read the third time.
Passed LSD 80-12 (May 6, 1980) (withkamendments)
Failed of Passage
By order
Angela Tharkowski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 7th day of May, 198
at 3:00 o'clock P.M.
Angela Markowski, Secretary BY THE EXECUTIVE
APPROVED:
County Executive Pate Hay \$1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on May 8, 1980.

Angela Marlowski, Secretary

Rec'd & Recorded 449. 26 1980 at 10:12 A M. HOC Liber 5 Folio 755 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-11

Introduced by Council President Hardwicke at request of County Executive

Legislat	ive Day No Date
AN ACT to	o add new Subsection 18-6(b) to Section 18-6, heading, Road
	ames, of Article I, heading, In General, of Chapter 18, heading,
	oads and Public Works, all of the Harford County Code, as
	mended; the new subsection to provide for the redesignation of
	ertain portions of Old Mountain Road in Harford County, Maryland;
	nd to provide for a designation of the areas of the roadway
	ffected by the name changes.
	By the Council, March 4, 1980
Introduc	ced, read first time, ordered posted and public hearing schedule
	on: April 8, 1980
	at: 6:30 P.M.
	By Order: Ayela Marlowski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hear	ing and title of Bill having been published according to the
Charter	, a public hearing was held on April 8, 1980
and con	cluded on April 8, 1980
	agh Markacoki, Secretary
6	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined chrough indicates matter stricken out of Bill

BILL NO.

by amendment.

BOOK 5 PUE 759

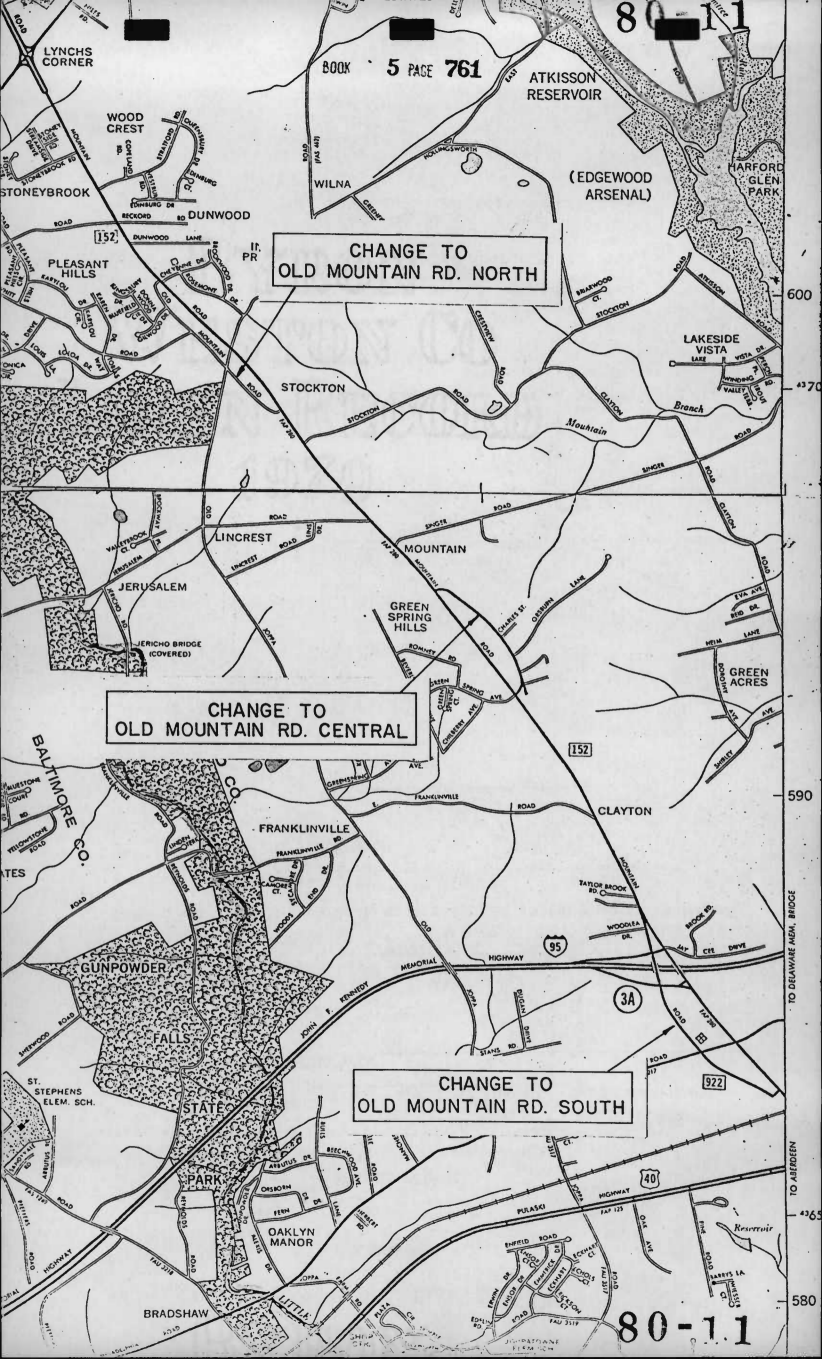
- 1 | Section 1. Be It Enacted By The County Council Of Harford County,
- 2 Maryland, that Subsection 13-6(b), heading, Road Names, be, and
- 3 it is hereby added to Article I, heading, In General, of
- 4 Chapter 18, heading, Roads and Public Works, all of the Harford
- 5 County Code, as amended, all to read as follows:
- 6 Chapter 18. Roads and Public Works.
- 7 Article I. In General.
- 8 Section 18-6. Road Names.
- 9 (b) IN ACCORDANCE WITH THE LEGISLATIVE POWERS GRANTED
- 10 TO HARFORD COUNTY, MARYLAND, BY ARTICLE 25A OF THE ANNOTATED CODE
- 11 OF MARYLAND AND SECTION 218 OF THE CHARTER OF HARFORD COUNTY,
- 12 MARYLAND, THE FOLLOWING ROADS IN HARFORD COUNTY SHALL BE
- 13 DESIGNATED AS FOLLOWS:
- (1) THE SECTIONS OF THE COUNTY ROAD KNOWN AS
- 15 OLD MOUNTAIN ROAD SHALL HAVE ITS NAME CHANGED AS FOLLOWS:
- 16 (A) THE COUNTY ROAD CALLED OLD MOUNTAIN ROAD
- 17 WHICH PARALLELS STATE ROUTE 152 BETWEEN THE COUNTY ROAD NAMED
- 18 CHEYENNE DRIVE AND THE COUNTY ROAD NAMED STOCKTON ROAD SHALL FROM
- 19 AND AFTER THE DATE THIS ACT IS EFFECTIVE BE KNOWN AS OLD MOUNTAIN
- 20 ROAD, NORTH.
- 21 (B) THE COUNTY ROAD KNOWN AS OLD MOUNTAIN
- 22 ROAD PARALLELING STATE ROUTE 152 BETWEEN THE COUNTY ROAD KNOWN AS
- 23 | SINGER ROAD AND SPRING AVENUE SHALL FROM AND AFTER THE DATE THIS
- 24 ACT IS EFFECTIVE BE KNOWN AS OLD MOUNTAIN ROAD, CENTRAL.
- 25 (C) THE COUNTY ROAD KNOWN AS OLD MOUNTAIN
- 26 ROAD RUNNING PARALLEL TO STATE ROUTE 152 IN THE AREA OF THE JOHN F.
- 27 KENNEDY MEMORIAL HIGHWAY, ROUTE 95 INTERCHANGE IN THE JOPPATOWNE
- 28 AREA OF HARFORD COUNTY, MARYLAND, SHALL FROM AND AFTER THE DATE
- 29 THIS ACT IS EFFECTIVE BE KNOWN AS OLD MOUNTAIN ROAD, SOUTH.
- 30 (D) AN OFFICIAL HIGHWAY MAP, NOTING THE
- 31 CHANGES AND SHOWING THE COURSES OF THE ROAD, IS ATTACHED HERETO

AND MADE A PART OF THIS ACT. HOWEVER, THE MAP SHALL NOT BE
CODIFIED IN THE HARFORD COUNTY CODE, AS AMENDED.
Section 2. And Be It Murther Enacted, that this Act shall take
effect sixty (60) calendar days from the date it becomes law.
EFFECTIVE: June 16, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

agela Marlecoli

80-11



BY THE COUNCIL

Passed Ls	SD 80-10 (April 8, 1980) (winth xamenduences)
Rathadxof	Raxxage	
	By order	
	agle Mark	Secretary
Sealed with the Coun	ty Seal and presented	to the County Executive
for his approval thi	s 9th day of	April , 198
ato'o	lock P.M.	
THE CARLES OF THE PARTY OF THE		, Secretary
******	BY THE EXECUTIVE	
APPROVED:		
	John Br	Davis /
	County Executive	and a second
	Date Mail 14.	0/980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 14, 1980.

angle Markenski, Secretary

Rec'd & Recorded Qug. 26 1980 at 10:13 A.M. #OC Liber 5 Folio 758 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

Date March 4, 1980

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-12

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 80-6

AN EMERO	GENCY ACT to repeal and re-enact with amendments Section 24-25(c)(2)
	heading, Serial Bond and Emergency Note Indebtedness, of
	Article I, heading, In General, of Chapter 24, heading,
	Water and Sewer, of the Harford County Code, as amended;
	to repeal the 8% interest limitation on the sale of
	bonds for water and sewer purposes.
	By the Council, March 4, 1980
Introdu	ced, read first time, ordered posted and public hearing scheduled
	on: April 8, 1980
	at: 6:30 P.M.
	By Order: Quel Mulauli, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
	ing and title of Bill having been published according to the
	, a public hearing was held onApril 8, 1980
and con	cluded onApril 8, 1980
	Angela Markowski , Secretary
	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.

1 Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 24-25(c)(2), heading, Serial Bond and Emergency Note Indebtedness, of Article I, heading, In General, of Chapter 24, heading, Water and Sewer, all of the Harford County Code, as amended, be, and it is hereby repealed and re-enacted with amendments, all to read as follows: 6 Chapter 24. Water and Sewer. Article I. In General. 8 Section 2-4. Serial Bond and Emergency Note Indebtedness. 9 (2) County bonds [shall not bear an interest 10 greater than eight percent per annum and] shall be exempt from 11 federal, state and local taxation insofar as is allowed by federal 12 and state law. 13 Section 2. And Be It Burther Enacted, that this Act is hereby 14 declared to be an Emergency Act, necessary for the proper opera-15 tion of the Harford County Government, and shall take effect on 16 the date it becomes law. 17 EFFECTIVE: April 14, 1980 18

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Secretary Markenski

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80-12

BY THE COUNCIL

	Passed_	LSD 80-10	(April	8, 1980)	(wixth:	amendmentes
	Tatteax	PERRENANA				
		Ву о	rder			
			Engle.	Mark	undi.	Secretary.
Sealed w	ith the C	ounty Seal	and pre	sented to	the Coun	ty Executiv
						, 198
		o'clock P				
STORY			Angele	Mark	inter.	Secretary
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Alann	AB	BY TH	E EXECU	TIVE		
PPROVED						
		G.	Moma y Execut	Barr	magn	
		Count	y Execu	LIVE/	and a	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 14, 1980.

anyla Marlaveli, Secretary

Rec'd & Recorded Gug. 26 1980 at 10:14 A M. HDCLiber 5 Folio 763 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BOUK 5 PAGE 766
BILL NO. 80-13

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-13

Introduced by Council President Hardwicke at request of County Executive

Legislative	Day No. 80-6 Date March 4, 1980
AN EMERGENC	Y ACT to make an appropriation of grant funds to the Department
	of Planning and Zoning from unanticipated revenues
	received from the Maryland Department of Economic and
	Community Development; to provide funds for the expan-
	sion of activities of the Harford County Historic Site
	Survey Program.
	By the Council, March 4, 1980
T., b.,	read first time, ordered posted and public hearing scheduled
Introduced,	April 8 1980
	By Order: Chyla Machinella, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hearing	and title of Bill having been published according to the
Charter, a	public hearing was held onApril 8, 1980
	led on April 8, 1980
	angle Markoweli, Secretary
[Bradexist added throu	CALS INDICATE MATTER ADDED TO EXISTING LAW. ckets] indicate matter deleted from ing law. Underlining indicates language to Bill by amendment. Language lined gh indicates matter stricken out of Bill lendment. BILL NO. 80-13

WHEREAS, the County Executive has recommended an 1 emergency appropriation of unanticipated revenues to the 2 county budget for the fiscal year ending June 30, 1980, and 3 continuing thereafter in accordance with the terms of the grant; and 5 WHEREAS, the funds are part of the Maryland Department 6 7 of Economic and Community Development Grant; and WHEREAS, the funds shall be used for the Harford County 8 9 Historic Site Survey Program; and WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 518 of the Charter of Harford 11 County, Maryland. 12 NOW, THEREFORE, 13 Section 1. Be It Enacted By The County Council Of Harford County, 14 Maryland, that the current expense budget for the fiscal year ending June 30, 1980, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from 17 18 the State of Maryland in the below listed amounts for the purpose detailed: 19 Appropriation: 20 Grants Special Fund 21 Department of Planning and Zoning 22 Historic Site Survey (11/1/79 - 10/31/80) 23 Grants Accounts Receivable #28-00-03-80-14-02-00-00 . . \$ 4,693 24 Total Grants Receivable \$ 4,693 25 Grants Special Fund 26 Department of Planning and Zoning 27 Historic Site Survey (11/1/79 - 10/31/80) 28 Grants Expenditure Account #88-06-26-00-02-01-01-XX . . \$ 7,200 29 (Personal Services) 30 #88-06-26-00-02-01-14-XX . . \$ 993 31 (Benefits) 32

#88-06-26-00-02-01-15-XX . . \$(3,500) 1 (Receipts) 2 Total Grants Expenditures \$ 4,693 3 Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of 6 the public health, safety and welfare, and for the continuation 7 of a county program, and shall take effect on the date it 8 becomes law. bereby Zagratery EFFECTIVE: April 14, 1980 9 10 11 12 The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to: 13 the public and the press. 14 15 e Marlunki 16 17 18 19

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80-13

	BY THE COUNCIL
Read the third time.	
Passed_LS	D 80-12 (April 8, 1980) (WKKKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	rarage x
	By order
ALNIE DE	Angel Markewiki, Secretary
Sealed with the Coun	ty Seal and presented to the County Executive
for his approval thi	s 9th day of April , 1980
ato'c	lock P.M.
Sould College	Angele Markoveli, Secretary
THE LAND VIEW	BY THE EXECUTIVE
APPROVED:	
	Alloman Barronge
	Date April 14, 1980

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 14, 1980.

anyle Marlandi, Secretary

Rec'd & Recorded Qug. 26 1980 at 10:15 A M. <u>HDC Liber 5</u> Folio 766 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-14

March 4, 1980

BILL NO. _

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-14

Introduced by Council President Hardwicke at request of County Executive

Date

80-6

Legislative Day No.

by amendment.

AN EMERGE	ENCY ACT to make an appropriation of grant funds to the Harford
	County Cultural Advisory Board from unanticipated
	revenues received from the Maryland Arts Council; to
	provide funds for various cultural organizations in the
	County.
	By the Council, March 4, 1980
Introduce	ed, read first time, ordered posted and public hearing scheduled
	on: April 8, 1980
	at: 6:30 P.M.
	By Order: Ayla Malreali, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hearin	ng and title of Bill having been published according to the
	a public hearing was held on April 8, 1980
and concl	Anwil 9 1000
	angle Markoveli, Secretary
EXPLANATION: CA	PITALS INDICATE MATTER ADDED TO EXISTING LAW.
[B	rackets] indicate matter deleted from isting law. Underlining indicates language
ad	ded to Bill by amendment. Language lined
th	rough indicates matter stricken out of Bill

1	WHEREAS, the County Executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	county budget for the fiscal year ending June 30, 1980, and
4	continuing thereafter in accordance with the terms of the grant;
5	and
6	WHEREAS, the funds are part of the Maryland Arts Council
7	Grant; and
8	. WHEREAS, the funds shall be used for various cultural
9	organizations in the county; and
10	WHEREAS, the appropriation of the funds is in accordance
11	with the provisions of Section 518 of the Charter of Harford
12	County, Maryland.
13	NOW, THEREFORE,
14	Section 1. Be It Enacted By The County Council Of Harford County
15	Maryland, that the current expense budget for the fiscal year
16	ending June 30, 1980, be, and it is hereby amended by making an
17	emergency appropriation and expenditure from monies received from
18	the State of Maryland in the below listed amount for the purpose
19	detailed:
20	Appropriation:
21	Grants Special Fund
22	Cultural Advisory Board (7/1/79 - 6/30/80)
23	Grants Accounts Receivable #28-00-03-80-35-02-00-00 \$ 5,300
24	Total Grants Receivable
25	Grants Special Fund
26	Cultural Advisory Board (7/1/79 - 6/30/80)
27	Grants Expenditure Account #88-06-16-00-01-02-07-02 \$ 5,300 (Grants, Subsidies &
28	Contributions)
29	Total Grants Expenditures \$ 5,300
30	Section 2. And Be It Further Enacted, that this Act is hereby
31	declared to be an Emergency Act, necessary for the protection of
32	the public health, safety and welfare, and for the proper

1	operation	of	a	county	agency,	and	shall	take	effect	on	the	date
2	it becomes	s 1a	w.									

EFFECTIVE: April 14, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angle Markerski,

Read the third time.
Passed LSD 80-10 (April 8, 1980) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Rakked xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
By order
Angle Markeveli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 9th day of April , 1980
at 3:00 o'clock P.M.
Angele Machacoli, Secretary
BY THE EXECUTIVE
APPROVED:
~ 11 ~ 1

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 14, 1980.

angele Martwell', Secretary

Rec'd & Grand Aug. 26 1980 at 10:16 A.M.

HOCLiber 5 Folio 710 & examined per

H. Douglas Chilcoat, Clerk, Harford Co,

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-16

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to make an appropriation of grant funds to the Department

Date March 11, 1980

Legislative Day No. 80-7

of Parks and Recreation from unanticipated revenues
received from the Maryland Department of Economic and
Community Development; to provide funds for the contractua
services to record the Liriodendron (Kelly) Estate in Bel
Air, Maryland.
By the Council, March 11, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: April 8 , 1980
at: 6:00 P.M.
By Order: applimatours., Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on April 8, 1980
and concluded on April 8, 1980
O 150 1 1: Sometany
Angle Markowski , Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from

BILL NO.

existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

1	WHEREAS, the County Executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	county budget for the fiscal year ending June 30, 1980, and
4	continuing thereafter in accordance with the terms of the grant;
5	and .
6	WHEREAS, the funds are part of the Maryland Department
7	of Economic and Community Development grant; and
8	WHEREAS, the funds shall be used for contractual
9	services to record the Liriodendron (Kelly) Estate Barn located
0	in Bel Air, Maryland; and
1	WHEREAS, the appropriation of the funds is in accordance
2	with the provisions of Sections 518 and 520 of the Charter of
3	Harford County, Maryland.
4	NOW, THEREFORE,
5	Section 1. Be It Enacted By The County Council Of Harford County
6	Maryland, that the current expense budget for the fiscal year
7	ending June 30, 1980, be, and it is hereby amended by making an
8	emergency appropriation and expenditure from monies received from
9	the State of Maryland in the below listed amounts for the purpose
20	detailed:
21	Appropriation:
22	Grants Special Fund
23	Department of Parks & Recreation
4	Kelly Barn Study (Jan. 1980 - Sept. 1980)
25	Grant Accounts Receivable #28-00-03-80-77-00-00-00 \$ 5,000
26	Total Grants Fund Receivable \$ 5,000
27	Grants Special Fund
28	Department of Parks & Recreation
29	Kelly Barn Study (Jan. 1980 - Sept. 1980)
30	Grant Expenditure Account #88-06-25-00-01-00-03-XX \$10,000 (Contractual Services)
1	

#88-06-25-00-01-00-15-xx . . \$(5,000)

800H 5 PAGE 776

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Becketary Machandi

80-16

80-16

BOOK 5 PAGE 777

Liriodendron (Kelly) Barn with the County providing matching funds on a 50-50
ratio
Grant Administrator: John F. Weber
Granting Organization: Maryland Department of Economic & Community Development
Amount of Grant: \$5,000.00 Bill #80-16
Dates of Grant: From: January 1980 To: September 1980
Grant is: X New Renewal Modification
Financial Reporting: Reimbursement Reports are Required: Quarterly
and will be prepared by <u>John F. Weber</u> (A copy is required to be sent to Joel Hinojosa, Department of Treasury.)
Cost Sharing Arrangements: County provides matching on 50-50 basis
Method by which County will Receive Funds: Reimbursement requests
Audit Requirements: Yes
Overhead Cost Arrangement with County: None
Appropriation Account Number: 88-06-25-00-01-00-xx-xx
Receivable Account Number: 28-00-03-80-77-00-00
Proposed Budget by Category:
03 - Contractual Services \$10,000.00
15 - Receipts

. \$ 5,000.00

Total Expenditures

	Passed_	LSD 80-10 (April 8, 1980)	www.xamenduenee)
	Rathadxa	KXKXXXXXX	
		By order	
		angele Markensk	, Secretary
Sealed w	with the Co	unty Seal and presented to the	County Executiv
		his 9th day of April	
it	3:00	'clock P.M.	
	C. W.	Angele Machouse	, Secretary
APPROVED		County Executive Date April 14, 1980	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on April 14, 1980.

angele Marloweli, Secretary

Rec'd & Recorded Quq. 26 1980 at 10:17 A M. HOC Liber 5 Folio 774 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: April 14, 1980

811-16

BILL NO. 80-17

AS AMENDED

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-17 (AS AMENDED)

1	troduced by <u>Council Members Kreamer and Schafer</u>	
• 1	gislative Day No. 80-7 Date March 11, 1980	
	AN ACT to add new Article X, heading, Taxicabs, to Chapter 6	,
	heading, Businesses, of the Harford County Code, as	
	amended; to provide for taxicab driver's permit; to	
	provide for procedures relating to taxicab driver's	
	permit; to provide for the inspection of taxicab	
	vehicles; and to provide generally for the regulation	
	of taxicab operations in Harford County.	
	By the Council, March 11, 1980	
	troduced, read first time, ordered posted and public hearing sche	edul
	on: April 8, 1980	
	at: 6:00 P.M.	
	By Order: Quela Markovski, Secretary	
	PUBLIC HEARING	
	Having been posted and notice of time and place	
	hearing and title of Bill having been published according to the	94
	arter, a public hearing was held on April 8, 1980	
	d concluded on April 8, 1980 .	
	Angela Markameki, Secretary	
XPLAN	ION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.	7
	BILL NO.	•

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Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that new Article X, heading, Taxicabs, be, and

is hereby added to Chapter 6, heading, Businesses, of the Harford

County Code, as amended; all to read as follows:

Chapter 6. Businesses.

Article X. Taxicabs.

Section 6-65. Driver's Permit - Required.

No person shall operate a taxicab in Harford County without first obtaining a taxicab driver's permit issued from the Department of Inspections, Licenses and Permits of the County.

Section 6-66. Qualifications/Applicant.

- (a) An applicant for a taxicab driver's permit required, pursuant to Section 6-65 of this Article, shall:
 - (1) Possess a valid State of Maryland driver's license.
- (2) Not be addicted to the use of drugs or intoxicating liquors.
- (3) Be able to speak, read, and write the English language enough to understand and complete the application.
- (4) At the time of application, attach a record of traffic violations, if any, from the Department of Motor Vehicles of the State of Maryland.
- (5) At the time of application, produce a statement from a physician certifying to the applicant's physical condition, cost of which is to be paid by the applicant.
- (6) At the time of application, produce references from two citizens of the State of Maryland who have known the applicant personally for at least one year prior to filing of the application. References from the applicant's immediate family or the owner of the taxicab will not be accepted.
- (7) Obtain from the Department of Inspections, Licenses and Permits two black and white photographs; one shall be attached

to the permit when issued and one shall be attached to the

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application.

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Section 6-67. Issuance of Driver's Permit.

Upon satisfactory fulfillment of the requirements of this

Article and the payment of proper fees, there shall be issued to
the applicant a permit which shall be in the form as the Department of Inspections, Licenses and Permits shall direct. The
permit shall at all times be visibly displayed by the driver when
operating a taxicab. Any permitee who defaces, removes, or

obliterates any official entry made upon the permit shall be

cause to have the permit suspended or revoked.

Section 6-68. Renewal.

A taxicab driver's permit shall be renewed annually from the first day of June.

Section 6-69. Grounds for Refusal or Revocation of Permit.

- (a) The Department of Inspections, Licenses and Permits is hereby vested with the discretion to refuse a permit to any applicant to drive a taxicab or after the issuance of a permit, to revoke same for the following reasons:
- (1) The applicant has been convicted of a crime involving moral turpitude.
- (2) The applicant has a physical or mental disability that might render him unfit for the safe operation of a taxicab.
- (3) The applicant has more than four points on his driving record in any one year.
- (4) (3) The applicant has been found to be addicted to the use of alcohol or drugs, rendering him unfit for the safe operation of a taxicab.

Section 6-70. Appeal.

Any applicant or a permitee who has been refused a permit, or has had the permit revoked, or suspended by the Department of

80-17 AS AMENDED

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Inspections, Licenses and Permits shall have the right within ten days after such action to appeal the decision to the Director of Inspections, Licenses and Permits, who shall conduct a hearing upon such an appeal and shall determine, modify, affirm or reverse the decision.

Section 6-71. Fees.

- (a) Appropriate fees shall be established by the Department of Inspections, Licenses and Permits to sufficiently cover costs.
- (b) The applicant shall be responsible to pay all fees involved in the obtaining of a taxicab driver's permit of Harford County. The County shall not reimburse any fees paid prior to the obtaining of such permit in the event the driver or applicant loses, or is not issued a permit.

The owner of every vehicle that has been designated as a taxicab shall have the vehicle inspected every six months. These inspections shall be conducted by an inspection station licensed by the Automotive Safety Enforcement Division of the Maryland State Police. The owner shall pay the prescribed fee for said inspection. The vehicle may not be operated in Harford County as a taxicab if it does not have certification that it is safe to operate.

Section 6-73. Vehicle Identification.

Section 6-72. Inspection of Vehicles.

The owner of a taxicab shall attach to the vehicle proper identification that the vehicle is a taxicab. Such identification shall include the name of the owner and vehicle number. The identification shall be displayed on the side of both front doors of the vehicle.

Section 6-74. Rates Charged by Owner.

The owner of every taxicab shall make available to any person who requests the same, a current price list with the

80-17 AS AMENDED

current rates charged by the owner.

Section 6-75. Compliance by Owner.

to the operation of his business in the County.

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Section 6-76. Applicability.

The provisions of this Article are applicable to any taxicab which picks up any passenger in Harford County outside the corporate limits of any municipality, including those licensed by any municipality.

Every taxicab owner shall at all times comply with the

provisions of this Article and all laws and regulations applicable

Section 6-77. Penalty.

- (a) Any person violating any provision of this Article shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be subject to a fine not to exceed one thousand dollars (\$1,000.00) or imprisonment for not more than six months, or both, in the discretion of the court.
- (b) Each day any violation of any provision of this Article continues shall constitute a separate offense.
- (c) The suspension or revocation of any license, permit, certificate or other privilege conferred by the County shall not be regarded as a penalty for the purposes of this Code but shall be in addition thereto.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: July 14, 1980

80-17 AS AMENDED

Read the third time.	
Passed LSD	80-13 (May 13, 1980) (with amendments)
FailedxofxRa	erandr <u>x</u>
	By order
	Angle Marlew Li, Secretary
Sealed with the County	Seal and presented to the County Executive
•	
at 3:00 o'clo	
TO SUN CINTURAL SUN	Angels Mas lacel, Secretary BY THE EXECUTIVE
APPROVED:	Councy Executive Date 5/14/80
	BY THE COUNCIL
This Bill, having	been approved by the Executive and returned

Ongele Markensky, Secretary

Rec'd & Recorded Aug 26 1980 at 10:18 A M. HDC Liber 5 Folio 779 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

to the Council, becomes law on May 14, 1980.

March 18, 1980

BILL NO.

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-18 (as amended)

Date

AN ACT to add new Section 13-22.1, heading, Special Licenses, to Article II,

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 80-8

heading, Schedule of Fees, of Chapter 13, heading, Licenses and
Permits, all of the Harford County Code, as amended; to provide
that haulers of septic tank waste in Harford County be required to
pay a fee for the disposal of that waste in a Harford County sewer
system; to further provide that such fees and regulations as may be
required to implement this law will be passed by the Department of
Public Works pursuant to Section 807 of the Charter of Harford
County, Maryland SUBJECT TO APPROVAL OF THE COUNTY COUNCIL.
By the Council, March 18, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: April 15, 1980
at: 6:00 p.m.
By Order: Angle Markoushi, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on April 15, 1980
and concluded on April 15, 1980
agels Markocaki, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language

added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

AS AMENDED

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 13-21.1, heading, Special Licenses, be,

and it is hereby added to Article II, heading, Schedule of Fees,

of Chapter 13, heading, Licenses and Permits, all of the Harford

5 County Code, as amended, all to read as follows:

6 Chapter 13. Licenses and Permits.

7 Article II. Schedule of Fees.

SECTION 13-21.1. SPECIAL LICENSES.

TO ESTABLISH BY RULES AND REGULATIONS ADOPTED IN ACCORDANCE WITH SECTION 807 OF THE CHARTER OF HARFORD COUNTY, MARYLAND, THE FEES TO BE CHARGED TO THE HAULERS OF SEPTIC TANK WASTE IN HARFORD COUNTY. THESE FEES AND ANY INCREASE IN THEM MUST BE APPROVED BY THE COUNTY COUNCIL. THE FEES SHALL BE UTILIZED BY THE DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER AND SEWER, FOR TREATMENT OF WASTE WHICH IS DEPOSITED INTO THE HARFORD COUNTY SEWER SYSTEM FOR TREATMENT BY THE HARFORD COUNTY WASTEWATER TREATMENT PLANTS. ALL FEES COLLECTED UNDER THIS SECTION SHALL BE DEPOSITED IN THE WATER AND SEWER REVENUE ACCOUNT IN THE SAME MANNER AS DOMESTIC USER CHARGES FOR PUBLIC WATER AND SEWER.

- (b) NO HAULER OF SEPTIC WASTE DEPOSITING THE WASTE IN HARFORD COUNTY SEWER SYSTEMS SHALL DO SO WITHOUT THE PROPER LICENSES AND PERMITS FROM THE DEPARTMENT OF PUBLIC WORKS.
- FROM SEPTIC TANKS LOCATED IN HARFORD COUNTY, BUT WHO DO NOT DEPOSIT SUCH WASTE WITHIN THE COUNTY SEWER SYSTEM, SHALL PAY A MINIMUM LICENSE FEE FOR A ONE YEAR PERIOD OF FIFTY DOLLARS.

 Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

 EFFECTIVE: July 21, 1980

Read the third time.
Passed LSD 80-14 (May 20, 1980) (with amendments)

By order
angle Markeveli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 21st day of May, 19 80
at 3:00 o'clock P.M.
Angle Marketal. Secretary BY THE EXECUTIVE
APPROVED: County Executive Pate May 7, 1950
BY THE COUNCIL
This Bill, having been approved by the Executive and returns
to the Council, becomes law on May 21, 1980.

Angela Markowski, Secretary

Rec'd & Recorded Lug. 26 1980 at 10:19 A M. HD CLiber 5 Folio 785 & examined per H. Deuglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-19

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-8 Date March 18, 1980
AN ACT to repeal and re-enact, with amendments, Section 9-4, heading,
Property Maintenance Control, of Article I, heading, In General,
of Chapter 9, heading, Environmental Controls, all of the Harford
County Code, as amended; to provide that the growth of weeds or
grass shall no longer be a subject of environmental controls; to
clarify certain provisions relating to unrepairable structures;
and generally relating to property maintenance and control in
Harford County, Maryland.
By the Council, March 18, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: April 15, 1980
at: 6:00 p.m.
By Order: Agela Markowskii, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on April 15, 1980
and concluded on April 15, 1980
angle Machineli , Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. 80-19

EXPL

BOOK 5 PAGE 789

Section 1. Be It Enacted By The County Council Of Harford County,

Maryland, that Section 9-4, heading, Property Maintenance Control,

of Article I, heading, In General, of Chapter 9, heading,

Environmental Controls, of the Harford County Code, as amended,

be, and it is hereby repealed and re-enacted with amendments, all

to read as follows:

7 Chapter 9. Environmental Controls.

8 Article I. In General.

Section 9-4. Property Maintenance and Control.

- (a) Improved and unimproved lots or land parcels. The owner of any improved or unimproved lot or parcel of land shall be responsible for the removal of any menace to public health, welfare or safety arising from [the growth of weeds or grass,] the accumulation of garbage, trash or refuse or the presence of stagnant water or waste or of any combustible material.
- [(b) Improved lots. It shall be the responsibility of the owner of any improved lot located in any community to maintain such area or lot commensurate with the standards of that community.]
- [(c)] (b) Land clearing debris. All excess land clearing debris generated during the preparation of lots or parcels of land for the erection of structures or road building shall be removed from such property by the prime builder, contractor or developer. In those areas where this material cannot be disposed of by open burning, all residual waste generated shall be transported to and disposed of in the county operated landfills. In no instance will these materials be disposed of in an area where they would constitute a menace to any water source or supply.

[(d)] (c) Abandoned houses. It shall be the responsibility of any property owner to remove any uninhabited structure from his property when such structure has been declared by the department of health to be a menace to the health, safety and welfare of the community.

[(e)] (d) Unrepairable structures. Any structure may be declared unrepairable when such structure has been declared by the county department of health to be a menace to the health, safety and general welfare of the community. [In the event that the property owner is required to have such structure removed and disposed of in accordance with standards of solid waste disposal procedures, the county department of licenses, inspections and permits shall confer with the property owner concerning the disposal or other reasonable disposition of the structure.]

Any structure that is considered to be unrepairable will be inspected jointly by a representative of the health department and the department of inspections, licenses and permits. For the purposes of this subsection, any structure that is found to be a menace to the health, safety and general welfare of the community shall be deemed "unrepairable." A copy of the report from the department of inspections, licenses and permits shall be an integral part of the data maintained by the health department. In the event that the property owner shall be required to have such structure removed and disposed of in accordance with solid waste disposal procedures, the owner of such structure shall confer with the department of health and the department of public works [(landfill division)] SOLID WASTE DIVISION on the disposition and specification of disposal procedures.

Section 2. And Be It Turther Enacted, that this Act shall take

effect sixty (60) calendar days from the date it becomes law.

The Secretary of the Council does hereby

EFFECTIVE: July 21, 1980 certify that fifteen (15) copies of this bill

are immediately available for distribution to

the public and the press.

Secretary 80-19

BOOK 5 PAGE 791

BY THE COUNCIL

Read the third time.
Passed LSD 80-14 (May 20, 1980) (wxixtix xaxxxxxivernosi)x
RailedxofxRassage
By order
by order
Angle Maskewski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 21st day of May , 1980
at 3:00 o'clock P.M.
Aught Market, Secretary BY THE EXECUTIVE
APPROVED: County Executive Date May 21, 1980
/ Date

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on May 21, 1980.

Angela Markowskip, Secretary

Rec'd & Recorded Quq. 26 1980 at 10:20 A M. HDC Liber 5 Folio 788 & examined per H. Dauglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO.___80-21 (AS AMENDED) Introduced by Councilman Lehman W. Spry Date April 1, 1980 Legislative Day No. 80-9 AN ACT to repeal and re-enact, with amendments, Subsection 7.028, of Section 7.02, heading, Conditional Uses, Requiring Board Authorization, of Article 7, heading, "A-1" Agricultural District, of the Harford County Zoning Ordinance, Ordinance No. 6, as amended; to provide for exempting helistops for emergency services from area requirements; to provide for repealing from the provisions, airports and public landing fields; and to establish a certain restrictions restriction on aircraft landing areas in agricultural districts. By the Council, April 1, 1980 Introduced, read first time, ordered posted and public hearing scheduled May 6, 1980 By Order: Angela Machareli, Secretary PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on May 6, 1980 and concluded on May 6, 1980

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-2

agle Marlowski, Secretary

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Subsection 7.028, of Section 7.02, heading, Conditional Uses, Requiring Board Authorization, of Article 7, heading, "A-1" Agricultural District, of the Harford County Zoning Ordinance, Ordinance No. 6, as amended, be, and is hereby repealed and re-enacted, with amendments, all to read as follows: Article 7 - "A-1" Agricultural District.

7.028. Helistops, AND [airports and landing fields, private and publically owned] PRIVATE PERSONAL AIRCRAFT LANDING AREAS, subject to the provisions of Section 20.45 and provided that it shall comply with two (2) times the requirements of Subsection

7.041 of this Ordinance, EXCEPT HELISTOPS FOR EMERGENCY USE BY PUBLIC AMBULANCE AND RESCUE SQUADS. THE APPLICANT SHALL SUBMIT ABEQUATE DRAWINGS AND THE FLIGHT MANUAL TO DEMONSTRATE THAT:

- THE AIRFIELD IS DESIGNED IN ACCORDANCE WITH DESIGN

 CRITERIA RECOMMENDED IN "ADVISORY CIRCULAR FOR UTILITY AIRPORTS",

 AC-150/53004B OR "HELIPORT DESIGN GUIDE", AC-150/5390-1B, BOTH

 BY THE FEDERAL AVIATION ADMINISTRATION.
- <u>42) THE APPROACH AND LANDING PATHS ARE IN ACCORDANCE WITH</u>

 <u>FEDERAL AVIATION ADMINISTRATION REGULATION</u> PART 777 "OBJECTS

 <u>AFFECTING NAVIGABLE AIRSPACE"</u>
- 43) THAT THE LENGTH OF THE RUNWAY AND THE HEIGHT OF OBSTACLES

 AT EACH END OF THE RUNWAY ARE COMPATIBLE WITH TAKEOFF AND LANDING

 PERFORMANCE, AS DEFINED IN THE FLIGHT MANUAL FOR THE AIRCRAFT, TO

 BE OPERATING FROM THE AIRFIELD.
- 44) THE LENGTH OF THE RUNWAY IS SUFFICIENT FOR THE AIRCRAFT
 TO STOP SAFELY WITHOUT THRUST REVERSAL AFTER ABORTING TAKEOFF ATTAKEOFF SPEED.
- 45) THE TAKEOFF AND LANDING FLIGHT PATH WILL BE A MINIMUM DISTANCE OF 1,000 FEET IN ANY DIRECTION FROM ANY RESIDENCE OR PUBLIC BUILDING.

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31 32 46) THE TAKEOFF AND LANDING FLIGHT PATH OF THE AIRCRAFT HAS

A MINIMUM OF 250 FEET VERTICAL CLEARANCE OVER SURROUNDING PROPERTY,

UNLESS AN AVIGATION EASEMENT AGREEMENT IS REACHED WITH AFFECTED

PROPERTY OWNERS FOR A LESSER CLEARANCE.

THE FOLLOWING ARE ADDITIONAL CONDITIONS SUBJECT TO AIRCRAFT LANDING AREAS ONLY:

THE APPLICANT SHALL SUBMIT ADEQUATE DRAWINGS TO DEMONSTRATE

THAT THE TAKEOFF AND LANDING FLIGHT PATH OF THE AIRCRAFT HAS A

MINIMUM OF 250 FEET VERTICAL CLEARANCE OVER SURROUNDING PROPERTY,

UNLESS AN AVIGATION EASEMENT AGREEMENT IS REACHED WITH AFFECTED

PROPERTY OWNERS FOR A LESSER CLEARANCE.

THE FOLLOWING IS AN ADDITIONAL CONDITION SUBJECT TO AIRCRAFT

LANDING AREAS ONLY:

- (1) THERE SHALL BE ONE SOD LANDING STRIP ONLY, NOT TO EXCEED 2,500 FEET IN LENGTH?
- (2) JUST ONE AIRCRAFT MAY BE BASED ON THE PROPERTY, AND IT
 MUST BE FOR THE USE OF THE PROPERTY OWNER/OCCUPANT AND FAMILY,
- (3) (1) NO COMMERCIAL BUSINESS, SUCH AS, BUT NOT LIMITED

 TO, THE SALE OR LEASING OF AIRCRAFT, MAINTENANCE, OR FLIGHT

 INSTRUCTIONS SHALL BE ALLOWED. REPAIR OF AIRCRAFT AND STORAGE

 AREAS SHALL BE ALLOWED BUT FOR ONLY THE AIRCRAFT USING THE STRIP;
- (4) NO LIGHTING OTHER THAN STRIP MARKERS SHALL BE PERMITTED AND SHALL BE ILLUMINATED DURING OPERATIONS ONLY?
- (5) bimited hours of operations (as determined by the HEARING EXAMINER, DEPENDING ON SURROUNDING USES AND ACTIVITIES);
- (6) -THE APPLICANT MUST DEMONSTRATE THAT THERE SHALL BE NO RESIDENCES WITHIN 100 FEET OF THE EXTENDED RUNWAY CENTER LINE AND NOT WITHIN 1,000 FEET FROM THE END OF THE RUNWAY.
- (7) LIMITED NUMBER OF FLIGHT MOVEMENTS (AS DETERMINED BY
 THE HEARING EXAMINER, DEPENDING ON SURROUNDING USES AND ACTIVITIES);
- (8) APPROVAL FROM THE FEDERAL AVEATION ADMINISTRATION AND
 THE STATE OF MARYLAND THAT ALL LICENSES AND PERMITS, IF ANY, HAVE

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BEEN APPROVED AND THAT THE PACILITY MEETS THEIR REQUIREMENTS, IF ANY;

(9) THE PROPERTY OWNER/OCCUPANT MUST MAINTAIN A FLIGHT
OPERATION LOG LIMITED TO TIMES, DATES OF LANDINGS, AND APPROACHES
FOR A ONE YEAR PERIOD AND SHALL ALLOW INSPECTION OF THE LOG BY
REPRESENTATIVES OF THE DEPARTMENT OF PLANNING AND ZONING.

Section 2. Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: August 4, 1980

80-21 AS AMENDED

Read the third time.	
	80-16 (June 3, 1980) (with amendments)
Eathed xxx Pas	
	By order
	Angele Markeveli, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	4th day of June , 1980
at o'cloc	
	Augh Marhacki, Secretary BY THE EXECUTIVE
APPROVED:	County Executive Date June 5, 1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 5, 1980.

angle Markowski, Secretary

Rec'd & Recorded Qug. 26 19 80 at 10:21 A M. HOC Liber 5 Folio 792 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-23 (as amended)

Introduced by Council President Hardwicke at request of County Executive

Legisla	tive Day No. 80-10 Date April 8, 1980
AN ACT	to repeal and re-enact with amendments Subsections (d) and (e)
	of Section 18-1, heading, Powers and Duties Generally of County,
	of Article I, heading, In General, of Chapter 18, heading, Roads
	and Public Works; to authorize the Department of Public Works to
	establish procedures to open, alter, close and relocate county
	roads by rules and regulations; and to provide for the transfer
	or sale of property so closed.
	novii 1 0 1000
	By the Council, April 8, 1980
Introd	Max 12 1000
	7.00 B M
	at:
	By Order: Agele Machaeli, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	r, a public hearing was held onMay 13, 1980
and co	oncluded onMay 13, 1980
	and marketi, Secretary
	Angle Markowski, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined
	by amendment. BILL NO. 80-23

AS AMENDED

Section 1. Be It Enacted By The County Council Of Harford County,
Maryland, that Subsections (d) and (e) of Section 18-1, heading,
Powers and Duties Generally of County, of Article I, heading, In
General, of Chapter 18, heading, Roads and Public Works, be, and
they are hereby repealed and re-enacted with amendments, all to

7 Chapter 18. Roads and Public Works.

8 Article I. In General.

read as follows:

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Section 18-1. Powers and duties generally of county.

(d) [Sale of land. The county may sell land belonging to the county which has been or may become unnecessary for use by the county for road purposes by reason of the construction, improvement or relocation of state or county roads in the county. Proceeds derived from the sale thereof shall become part of the general fund.] SALE OF LAND NO LONGER REQUIRED FOR COUNTY HIGHWAY PURPOSES. UNLESS OTHERWISE PROVIDED IN THE DEED CONVEYING LAND TO THE COUNTY FOR PUBLIC HIGHWAY PURPOSES, THE COUNTY SHALL OFFER THE LAND, NO LONGER REQUIRED FOR HIGHWAY PURPOSES, TO THE PERSON FROM WHOM THE LAND WAS ACQUIRED OR THE SUCCESSOR IN INTEREST OF THAT PERSON, UPON PAYMENT OF AN AMOUNT EQUAL TO THE CONSIDERATION THAT THE COUNTY PAID FOR THE LAND. IF THE LAND IS NOT SO DISPOSED OF, THE COUNTY MAY NEGOTIATE THE SALE OF THE LAND OWNED IN FEE SIMPLE WHICH HAS BEEN OR MAY BECOME UNNECESSARY FOR USE BY THE COUNTY FOR HIGHWAY PURPOSES. THE PROCEEDS DERIVED FROM THE SALE SHALL BE DEPOSITED IN THE HIGHWAY FUND. FOR THE PURPOSE OF THIS SECTION, COUNTY HIGHWAY PURPOSES SHALL MEAN ANY REPAIR, CONSTRUCTION, MAINTENANCE, CREATION, ALTERATION, CLOSURE AND RELOCATION OF ANY ROAD, BRIDGE, SIDEWALK, ALLEYS, PARKING AREAS OR ANY SIMILAR USE.

(e) Rules and regulations. The [county may] DEPARTMENT OF PUBLIC WORKS SHALL adopt reasonable rules and regulations concerning the width, proper care, repair, improvement, construction and maintenance, CREATION, ALTERATION, RELOCATION AND

8 U - 2 3
AS AMENDED

1 CLOSURE of county roads, bridges, sidewalks, ALLEYS, parking 2 areas and other appurtenant structures and may adopt regulations 3 with reference to the use of the county roads, streets and 4 highways by public utilities, corporations, individuals and the 5 traveling public. EXCEPT THAT NO COUNTY ROAD SHALL BE CLOSED WITHOUT A RESOLUTION OF THE COUNTY COUNCIL. Such regulations shall 6 include a proper protection of the roads and other appurtenances 7 1 of the county highway system and shall impose reasonable penalties for a violation and make other necessary provisions for the enforcement thereof. Such rules and regulations shall be adopted 10 pursuant to section 807 of the Charter. Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: August 4, 1980 15 16 17

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BY THE COUNCIL

Read the third time.
Passed LSD 80-16 (June 3, 1980) (with amendments)
FeddedxofxPassagex
By order
Angele Macheneli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 4th day of June , 1980
at 3:00 o'clock P.M.
BY THE EXECUTIVE
APPROVED: County Executive Date 1980
BY THE COUNCIL
This Bill, having been approved by the Executive and

returned to the Council, becomes law on June 5, 1980.

HDC Liber 5 Folio 797 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

agel Markowski , Secretary

EFFECTIVE DATE: August 4, 1980

80-23 AMENDED